### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

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VIKRAM P. GROVER d/b/a "IX ADVISORS" a/k/a "IXA,"

:

Plaintiff,

:

v.

:

NET SAVINGS LINK, INC., a : Colorado corporation and formerly :

organized as a Nevada corporation,
WILTON GROUP, LIMITED, as

registered in the Isle of Man, U.K., WILTON UK (GROUP), LIMITED, as registered in England and Wales, U.K.,

CHINA FOOD AND BEVERAGE CO., a Colorado corporation, and JAMES A. TILTON,

REQUEST FOR HEARING ON AUGUST 16, 2024

**Civil Action No. 1:21-CV-05054** 

Honorable Mary M. Rowland

Defendants.

v. :
PACIFIC STOCK TRANSFER, :
NSAVX, INC., a Wyoming corporation, :
IOHN DOE CORP. of left.

JOHN DOE CORP., a/k/a : NSAVX.COM, a Puerto Rican :

corporation, and JOHN DOES 1-100,

:

Trustee-Defendants.

PLAINTIFF VIKRAM P. GROVER'S SUPPLEMENTAL NOTICE OF NONCOMPLIANCE OF DEFENDANTS NET SAVINGS LINK, INC. (NSAV) AND JAMES TILTON WITH COURT ORDERS AND FURTHER REQUEST FOR SANCTIONS AND FINDINGS OF CONTEMPT

PLEASE TAKE FURTHER NOTICE that the Plaintiff, Vikram P. Grover d/b/a IX Advisors a/k/a IXA (hereinafter "Mr. Grover" or the "Plaintiff"), respectfully supplements his prior Notice that the Defendant, Net Savings Link, Inc (hereinafter "NSAV"), its President, Defendant James Tilton (hereinafter "Tilton"), and NSAV's counsel, have failed and refused to comply with

the Orders of this Honorable Court, from the bench at the virtual hearing on August 8, 2024, and have failed to comply with the Order for a writ of attachment, dated June 26, 2024 (hereinafter the "Attachment Order") Dkt. No. 167, and the Order for a preliminary injunction and equitable relief, dated June 26, 2024 Dkt. No. 168 (hereinafter the "Injunction Order" and. collectively as the "June 26<sup>th</sup> Orders" or the "Orders"). The Plaintiff requests that this Supplemental Notice be considered by the Court at the August 16<sup>th</sup> hearing on Mr. Grover's pending Motion to Appoint John Busacca Chief Restructuring Officer (CRO), with the powers of a receiver.

## A) The June 26<sup>th</sup> and August 8<sup>th</sup> Orders

In support hereof, the Plaintiff states that on August 8, 2024, this Court ordered Defendant NSAV, by and through its President, Defendant Tilton, to comply with the June 26<sup>th</sup> Orders. As memorialized by the Minute Entry (hereinafter the "August 8<sup>th</sup> Order"), this Court held as follows:

"... NSAV was admonished that it must IMMEDIATELY comply with the Court's prior orders dated 6/26/24 [167] [168]. By 8/14/24 at 4:00 CST, Defendant NSAV shall file a status report updating the Court on its compliance with the prior orders. Specifically, NSAV must "identify and describe, in complete detail, with all relevant information, writing and under oath, by an authorized officer of each such Defendant and Enjoined Defendant, the custodian, location amount, and all complete details, data and information, as to any and all shares of common stock and/or other classes of stock of each Defendant and Enjoined Defendant, as held from September 23, 2021 to the date of the Order, and deliver any and all documentation regarding, relating or supporting the same, by Defendant NSAV and as certified, under oath and by the pains and penalties of perjury, by the Chief Executive Officer of Defendant NSAV" and "identify and describe, in complete detail, with all relevant information, writing and under oath, by an authorized officer of each such Defendant and Enjoined Defendant, the custodian, location amount, and all complete details, data and information, as to any and all assets, monies, credits, rights, contracts and/or things, tangible and/or intangible, that have been removed, sold, encumbered, hypothecated, conveyed, transferred, assigned and/or moved, directly or indirectly, from the Defendants and the Defendant-Agents since the commencement of this litigation..."

Minute Entry, Dkt No. 196, dated August 8, 2024 (emphasis added). For the Court's convenience, a copy of the August 8<sup>th</sup> Order is attached restated and incorporated by reference as **Exhibit A.** 

#### B) The Defendants Frivolous and Bad Faith "Production" on August 15, 2024

At approximately 2:52 p.m. today (August 15, 2024) and less than twenty-four (24) hours before the continuation of the August 8<sup>th</sup> hearing, Defendants NSAV and Tilton, by and through their new attorney, Mason Cole, Esq., emailed the documents and information that supposedly were in compliance with the Court's June 26<sup>th</sup> Order and August 8<sup>th</sup> Order. *See* Email of Mason Cole, Esq. to Philip M. Giordano, Esq., dated August 15, 2024, as attached, restated and incorporated by reference as **Exhibit B**. Counsel for the Defendants attached the alleged "production" by NSAV and Tilton.

The four (4) documents produced by the Defendants are as follows:

- NSAV's Amended Annual Report, entitled "Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines Net Savings Link, Inc.," for the period ending December 31, 2023 which is a public document and readily accessible by the general public, including the Plaintiff and his counsel. Ironically, the Plaintiff previously filed a copy of NSAV's December 31, 2023 Amended Annual Report, as one of the documents in support of the Plaintiff's Motions for a Preliminary Injunction and Equitable Relief, which forms the basis of this Court's June 26th Order!! See NSAV Amended Annual Report, for the period ending December 31, 2023, as attached, restated and incorporated by reference as Exhibit C, and compare Affidavit of Philip M. Giordano, Esq. in Support of Plaintiff's Motion for a Preliminary Injunction, Exhibit B, dated June 21, 2024, pp. 35 to 69, Dkt. No. 162-3.
- 2) NSAV's Quarterly Report, for the period ending March 31, 2024 *which is a public document and readily accessible by the general public*, including the Plaintiff and

his counsel. Once again, the Plaintiff previously filed a copy of NSAV's March 31, 2024 Quarterly Report, as one of the documents in support of the Plaintiff's Motions for a Preliminary Injunction and Equitable Relief, which forms the basis of this Court's June 26<sup>th</sup> Order!! See NSAV Quarterly Report, for the period ending March 31, 2024, as attached, restated and incorporated by reference as Exhibit D, and compare Affidavit of Philip M. Giordano, Esq. in Support of Plaintiff's Motion for a Preliminary Injunction, Exhibit H, dated June 21, 2024, pp. 97 to 128, Dkt. No. 162-3.

- Defendant NSAV's three (3) page "Certified Statement Redarding" [sic] June 26, 2024 Court Orders, Documents 167 and 168," as "certified" by Defendant James Tilton. *See* NSAV Certified Statement "Redarding" [sic] June 26, 2024 Court Orders, Documents 167 and 168, as attached, restated and incorporated by reference as **Exhibit E**.
  - and
- 4) Correspondence, one (1) page and signed by Defendant James Tilton, entitled "NSAV-Grover Document of Defendant's Shareholdings in NSAV," dated August 14, 2024. *See* Correspondence, one (1) page and signed by Defendant James Tilton, entitled "NSAV-Grover Document of Defendant's Shareholdings in NSAV," dated August 14, 2024, as attached, restated and incorporated by reference as **Exhibit F**.

In short, the entire (late) production of Defendants NSAV and Tilton consists of two (2) public filings of NSAV – previously filed with the Court by the Plaintiff in support of the June 26<sup>th</sup> Orders – and two (2) letters signed by Tilton, without nothing more. The Defendants' contemptuous conduct cannot be in dispute.

Furthermore, As of the time and date of the Plaintiff's filings, the Defendants did not, and had not, filed a status report, as ordered by the Court on August 8<sup>th</sup>. *See* August 8<sup>th</sup> Minute Entry (**Exhibit A**); *see also* Email of Mason Cole, Esq. (**Exhibit B**).

## B) <u>Defendants' Own Public Filings Demonstrate Their Contemptuous Conduct</u>

Simply stated, the Defendants' submission is contemptuous of this Court's June 26<sup>th</sup> Order and August 8<sup>th</sup> Order. A cursory review of just the NSAV Amended Annual Report, for the period ending December 31, 2023, and the NSAV Quarterly Report, for March 31, 2024 demonstrates how Tilton and NSAV are thumbing their collective noses at this Court and its Orders.

### 1) December 31st 2023 Amended Annual Report – Details

For example, the December 31st 2023 Amended Annual Report reveals the following:

<b>Amended Annual</b>	December 31, 2023 Amended Annual Report's	<b>Production</b>
Report of 12/31/23	<b>Description of Assets / Documents</b>	Status
Exhibit C, p.2	On February 28, 2021, the Company entered into a definitive share purchase agreement with Virtuabroker Ltd., a company incorporated under the	No Documents
	laws of England, to acquire 10% of the shares of Virtuabroker Ltd., in exchange for a cash payment of sixty thousand and sixty U.S. Dollars (\$60,060.00).	
Exhibit C, p.2	On March 6, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 25% stake in SBCDF Investment, Inc. The purchase price for the acquisition was 500 million restricted Series Preferred B shares. The Company retains an option to purchase an additional 25% under the same terms. On April 9, 2021, the Company notified TG Private Equity Inc. that it will exercise said option.	No Documents
Exhibit C, p.2	On April 6, 2021, the Company entered into a definitive share purchase agreement with Eminaich LLC., a Wyoming limited liability company, to acquire a 20% stake in a startup ridesharing platform, Rydehails LLC, a Wyoming limited liability company. The purchase price for the acquisition was 31,928,481 restricted Series B Preferred Shares. The Company retains an option to purchase an additional	No Documents

	10% stake in Rydehails LLC for two million U.S. Dollars (\$2,000,000.00).	
Exhibit C, pp.2-3	On August 5, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 40% stake in Super Chain Capital Ltd., a company incorporated under the laws of Hong Kong. Super Chain Capital Ltd. owns and operates the premium OTC cryptocurrency trading desk, www.HKOTC.co, which is also based in Hong Kong. The purchase price for the acquisition was thirty thousand U.S. Dollars (\$30,000.00) in cash and eight million U.S. Dollars (\$8,000,000.00) of restricted Series B Preferred Shares.	No Documents
Exhibit C, p.3	On October 21, 2021, the Company entered into a Letter of Intent (L.O.I.) to acquire a 51% stake in Bwang Group Limited, a company incorporated under the laws of Hong Kong. Bwang Group Limited owns and operates leading cryptocurrency exchange BW.com, www.BW.com. Due to a confidentiality agreement, additional terms were not disclosed.	No Documents
Exhibit C, p.3	On December 31, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 5% stake in Singapore based Technicorum Holdings www.technicorum.com, with an option for an additional stake. Technicorum is a global investment and compliance company. According to Technicorum, their post-money valuation is \$120 million. Technicorum is a consortium specializing in digital assets, with expertise in ICO's, IEO's and IDO's, and over the past year, into DeFi and NFT's, as well as recently, GameFi, SocialFi, and the Metaverse.	No Documents
Exhibit C, p.3	On January 17, 2022, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 50% stake in Vagabond Technology Solutions, LLC. NSAV and Vagabond will together further develop and Market Vagabond's already rapidly growing blockchain protocol https://vagabondapp.io/. The purchase price for the acquisition was one million U.S. Dollars (\$1,000,000.00) of restricted Series B Preferred Shares.	No Documents
Exhibit C, p.3	On January 27, 2022, the Company entered into a definitive agreement with an affiliated party, TG	No Documents

	Private Equity Inc., to acquire a 10% stake in Metaverse Network LLC. (MNC) https://metaversenetwork.llc/. MNC's main asset is its ownership of leading cryptocurrency exchange, BQEX Ltd. https://bqex.ltd/ BQEX Exchange has over 4 million registered users. The purchase price for the acquisition was one hundred thousand U.S. Dollars (\$100,000.00) in cash, twenty-five million U.S. Dollars (\$25,000,000.00) of restricted Series B Preferred Shares and two hundred thousand U.S. Dollars (\$200,000.00) of unrestricted common stock.	
Exhibit C, p.3	MNC's additional holdings include VAEX, a Centralized Cryptocurrency Exchange (CEX) regulated in Dubai. https://vaex.tech/en_US/. VAEX is one of the few Centralized Crypto Exchanges that connects Centralized with Decentralized Wallets. Hive Codes Incorporation https://hive.codes/, the world's first blockchain home mining device able to mine multiple tokens. Jinbao NFT, based on Jackie Chan's, "The Little Big Soldier" https://jinbaonft.com/. The Awallet WEB3 Wallet platform, which has the capability to allow blockchain users to manage more than 100 different cryptocurrencies from their mobile device securely and efficiently.	No Documents
Exhibit C, p.3	On February 25, 2022, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 50% stake in crypto mining company, HIVE Strategy LLC. The purchase price for the acquisition was forty thousand U.S. Dollars (\$40,000.00) in cash and Five million U.S. Dollars (\$5,000,000.00) of restricted Series B Preferred Shares.	No Documents
Exhibit C, p.3	On October 14, 2022, the Company entered into an Agreement with Active World Holdings, Inc. (AWH) to issue preferred shares in exchange for 100% interest in AWC Exchange Inc., thereby owning 100% of www.awcexchange.com. In addition to the preferred shares, the Company agreed to pay AWH two hundred and fifty thousand U.S. Dollars (\$250,000.00) and a consulting agreement for fifty thousand U.S. Dollars (\$50,000.00) per month	No Documents
Exhibit C, p.3	On December 20, 2022, the Company completed the acquisition of the Centralized Cryptocurrency Incubator Exchange, www.awcexchange.com, from Active World Holdings, Inc., for two million five	No Documents

	hundred thousand U.S. Dollars (\$2,500,000.00)	
	payable in the form or two convertible promissory	
E-1.:1.:4 C = 2	notes.	No Doorses
Exhibit C, p.3	On March 3, 2023, the Company and AWH amended the 21 December 2022 Acquisition Agreement. The Company and AWH will form a joint venture to develop and operate the AWC exchange. The Company will invest two hundred and fifty thousand U.S. Dollars (\$250,000) into the joint venture, in the form of a promissory note and the 21 December 2022 promissory notes in the amount of two million five hundred thousand U.S. Dollars (\$2,500,000.00) are cancelled.	No Documents
Exhibit C, p.4	On November 30, 2023, the Company and AWH amended and effectively cancelled the March 3, 2023 Joint Venture Agreement and reverted back to the December 20, 2022 Amended Acquisition Agreement, whereby the Company purchased from AWH 100% of www.awcexchange.com, which was rebranded www.nsavx.com. The purchase price was two million five hundred thousand U.S. Dollars (\$2,500,000.00), payable in the form of a one-year, Convertible Secured Promissory Note, bearing an interest rate of 8% per annum.	No Documents
Exhibit C, p.4	On July 21, 2023, the Company entered into a definitive share purchase agreement with Valiant Eagle, Inc., to acquire 40% of the shares of the state-of-the-art NFT Marketplace, FUNGY, for five hundred thousand U.S. Dollars, (\$500,000.00), payable in the form of a one year promissory note, bearing an interest rate of 8% per annum. On January 8, 2024, the Company and Valiant Eagle, Inc. mutually agreed to rescind the July 21, 2023 agreement and cancel the promissory note.	No Documents
Exhibit C, p.23	NET SAVINGS LINK, INC.	No Documents
	Statement of Income and Retained Earnings (Deficit) For the Twelve Months Ended December 31, 2023  Revenue \$ 24,398,463	
Exhibit C, p.23	NET SAVINGS LINK, INC. Statement of Income and Retained Earnings (Deficit) For the Twelve Months Ended December 31, 2023	No Documents
	Officer (Tilton) Compensation \$ 1,520,100	

Exhibit C, p.24	NET SAVINGS LINK, INC. Financial Statements Balanc For the Periods Ended Decen	e Sheet	No Documents
	Accounts Receivable \$191,	388	
Exhibit C, p.24	NET SAVINGS LINK, INC. Financial Statements Balanc	e Sheet	No Documents
	For the Periods Ended Decei		
	Total Current Assets \$1,195	5,413	
Exhibit C, p.24	NET SAVINGS LINK, INC. Financial Statements Balanc For the Periods Ended Decen	e Sheet	No Documents
	Noncurrent Assets		
	Investment in Subsidiary Fixed Asset Investment	\$410,000 \$119,560	
	Intangible Asset	\$5,000,000	
	Investment: DEX Exchange	\$15,080,000 \$8,000,000	
	Investment: Trading Desk Investment: Cryptocurrency	\$30,440,000	
	Investment: Blockchain	\$12,415,000	
	Investment: Protocol	\$1,000,000	
	Investment: Awallet	\$8,350,000	
	Investment: AWC		
		\$2,500,000	
	Investment: Super Chain	\$30,000	
	Capital Inv: FUNGY Goodwill	\$500,000 \$2,070,000	
Exhibit C = 24	Total Other Assets	\$85,914,560	No Do over outo
Exhibit C, p.24	NET SAVINGS LINK, INC. Financial Statements Balanc		No Documents
	For the Periods Ended Decer		
	Intangible Assets	24 209 462	
Exhibit C, p.24	Cryptocurrency Holdings \$2	24,398,403	No Documents
EXIIIOII C, p.24	NET SAVINGS LINK, INC. Financial Statements Balanc	o Shoot	No Documents
	For the Periods Ended Decen		
	Total Assets \$111,508,436		
Exhibit C, p.26	NET SAVINGS LINK, INC.		No Documents
, P.20	Statement of Cash Flows For Ended December 31, 2023		

	Notes Payable \$ 540,736	
	Stock Issuances \$ 202,762	
	Paid in Capital \$ (32,926)	
	• , , ,	
	Net Cash from \$ 710,572	
	Financing Activities	
Exhibit C,pp.28-29	The Company accrued wages for its current President and CEO at a rate of \$120,000 per year, along with other employees of the Company. As of March 31, 2023 and December 31, 2021, the Company owed a total of \$7,252,016 and \$7,222,016 respectively, to	No Documents
	the current and predecessor President and CEO of the Company for back due wages	
	During February 2016, the President and CEO of the Company purchased 25,000,000 shares of preferred stock series A for cash of \$250.	
Exhibit C, p.29	On 21 July 2017, the company received 1 billion shares at par from Hemp Beer Inc, a private corporation registered in Colorado, in exchange for the use of the company's IP for the Hemp Beer brand. This has been recognized as a wholly owned subsidiary in the fiscal statements.	No Documents
Exhibit C, p.29	Since February 2021 Company entered into various agreements with TG Private Equity Inc referred to below:	No Documents
	Note 7 On 6 March 2021, Digital Blockchain Token Company Acquisition Agreement between TG Private Equity & the Company.	
	Note 9 On 5 August 2021 the Company entered into a Digital OTC Agreement with TG Private Equity Inc. TG Private Equity Inc.	
	Note 8 On 5 November 2021 the Company entered into a DEX Agreement with TG Private Equity Inc.	
	Note 7 On 29 November 2021 the Company entered into a Digital Blockchain Native Token Agreement with TG Private Equity Inc.	
	Note 8 On 1 December 2021 the Company entered into a DEX2 Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create	

	an NSAV DEX running on Binance chain. The	
	Company agreed to issue	
	\$8,000,000 of the Company's preferred B Shares.	
	1 7 1	
	Note 12 On 17 January 2022, the Company entered	
	into a Digital Blockchain Token agreement with TG	
	Private Equity Inc.	
	2 0	
	Note 13 On 17 January 2022, the Company entered	
	into a Blockchain Protocol Venture agreement with	
	TG Private Equity Inc.	
	Note 11 On 5 February 2022, the Company entered	
	into a BQEX Digital Exchange Agreement with TG	
	Private Equity Inc.	
	Note 11 On 25 February 2022, the Company entered	
	into a Digital Blockchain Mining agreement with	
	TG Private Equity Inc.	
	Note 12 On 26 Echmyony 2022, the Commonly entered	
	Note 12 On 26 February 2022, the Company entered	
	into a Jinbao Digital Blockchain NFT agreement	
	with TG Private Equity Inc.	
	Note 12 On 26 April 2022, the Company entered	
	into a Digital Blockchain Mobile Mining Agreement	
	with TG Private Equity Inc.	
	with 10 i fivate Equity file.	
	Note 14 On 18 April 2022, the Company entered into	
	a Digital Wallet and Acoin distribution agreement	
	with TG Private Equity Inc.	
Exhibit C, p.32	On 29 November 2021 the Company entered into a	No Documents
71	Digital Blockchain Native Token Agreement with	
	TG Private Equity Limited. TG Private Equity	
	Limited agreed to facilitate the creation of an NSAV	
	Native Token called NSBC, run on the OKEX chain.	
	The Company agreed to pay USD 70,000 and issue	
	\$7,000,000 worth of the Company's preferred B	
	Shares. This payment entitled the Company to own	
	50% of the founder's token pool, which constituted	
	5% of the total pool available. This realized to be	
	50,000,000 tokens. As of the 31 December 2021	
	these tokens were valued at \$0.10 given at value of	
	\$5,000,000.	
	This has been treated as intangible asset in the	
	financial statements as crypto assets do not meet the	

Exhibit C, p.32	definition of cash or cash equivalents; financial instruments or financial assets. Although crypto assets may be held for sale in the ordinary course the business, they are not tangible assets and therefore may the definition of inventory. Intangible assets are defined as an asset that has no physical substance and crypto assets would generally meet the definition of intangible assets.  On 6 March 2021, the Company entered into a Digital Blockchain Token Company Acquisition	No Documents
	Agreement between TG Private Equity Inc & the Company to create a "Token Company" called SBCDF Investment Inc. TG Private Equity Inc will issue a token in the third quarter of 2021. The Company realized a goodwill on the issuance of \$17,450,000.	
Exhibit C, p.32	On 6 May 2022, TG Private Equity Inc cancelled and returned 500,000,000 Series B convertible preferred stock back to the Company. The goodwill on the creation of the SBCDF Investment token has been reversed.	No Documents
Exhibit C, p.32	On 29 November 2021 the Company entered into a Digital Blockchain Native Token Agreement with TG Private Equity Inc. TG Private Equity Inc agreed to facilitate the creation of an NSAV Native Token called NSBC, run on the OKEX chain. The Company realized goodwill of \$2,070,000.	No Documents
Exhibit C, p.33	On 5 November 2021 the Company entered into a DEX Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create an NSAV DEX running on OKEX chain. The Company agreed to issue \$7,000,000 of the Company's preferred B Shares and \$80,000 cash.	No Documents
Exhibit C, p.33	On 1 December 2021 the Company entered into a DEX2 Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create an NSAV DEX running on Binance chain. The Company agreed to issue \$8,000,000 of the Company's preferred B Shares.	No Documents
Exhibit C, p.33	On 5 August 2021 the Company entered into a Digital OTC Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of an OTC Cryptocurrency Trading Desk for the Company. The Company agreed to issue \$8,000,000 worth of Company's preferred B Shares and \$30,000 cash as consideration.	No Documents

Exhibit C, p.33	On 5 February 2022, the Company entered into a BQEX Digital Exchange Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in BQEX cryptocurrency exchange. The Company agreed to pay \$100,000 cash and issue \$25,000,000 worth of the Company's preferred B shares as consideration. The Company also agreed to pay \$200,000 worth of its common stock and agreed to pay \$50,000 by 28 April 2022 and a further \$50,000 by 29 May 2022.	No Documents
Exhibit C, p.33	On 25 February 2022, the Company entered into a Digital Blockchain Mining agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in the HIVE Cryptocurrency Mining project. The Company agreed to pay \$40,000 cash and issue \$5,000,000 worth of the Company's preferred B Shares as consideration.	No Documents
Exhibit C, p.34	On 17 January 2022, the Company entered into a Digital Blockchain Token agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of a blockchain NFT Token named MNC. The Company agreed to pay \$35,000 cash and issue \$7,000,000 worth of its Preferred B shares.	No Documents
	On 26 February 2022, the Company entered into a Jinbao Digital Blockchain NFT agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of a Jinbao blockchain NFT Token. The Company agreed to pay \$100,000 cash and issue \$1,000,000 worth of its Preferred B shares. The Company will also issue \$200,000 worth of its common stock shares.	
	On 26 April 2022, the Company entered into a Digital Blockchain Mobile Mining Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in the Hive Digital Blockchain Mobile Mining Project. The Company agreed to pay \$80,000 cash and issue \$4,000,000 worth of the Company's preferred B shares as consideration.	
Exhibit C, p.34	On 17 January 2022, the Company entered into a Blockchain Protocol Venture agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a Joint Venture with VAGABOND protocol.	No Documents

	The Company agreed to pay and issue \$1,000,000 worth of its Preferred B shares.	
Exhibit C, p.34	On 18 April 2022, the Company entered into a Digital Wallet and Acoin distribution agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in Awallet. The Company agreed to pay \$130,000 cash and agreed to issue \$8,000,000 worth of the Company's preferred B shares as consideration. Along with this the Company agreed to issue \$200,000 worth of the Company's common stock and pay \$20,000 cash by 1 July 2022.	No Documents
Exhibit C, p.34	On 14 October 2022, the Company entered into an Agreement with Active World Holdings, Inc. (Alfonso Knoll's company) to issue preferred shares in exchange for 100% interest in AWC Exchange Inc.	No Documents
	This Agreement was subsequently amended in the Acquisition Agreement dated 21 December 2022, where by a Promissory Note was entered into for \$2,500,000.	
	On 3 March 2023, the Company and AWH (Alfonso Knoll's company) amended the 21 December 2022 Acquisition Agreement. The Company and AWH (Alfonso Knoll's company) will form a joint venture to develop and operate the AWC exchange. The Company will invest \$250,000 into the joint venture, in the form of a promissory note and the 21 December 2022 promissory notes in the amount of \$2.5 million are cancelled.	
	On November 30, 2023, the Company and AWH (Alfonso Knoll's company) amended and effectively cancelled the March 3, 2023 Joint Venture Agreement and reverted back to the December 20, 2022 Amended Acquisition Agreement, whereby the Company purchased from AWH 100% of www.awcexchange.com, which was rebranded	
	www.nsavx.com. The purchase price was two million five hundred thousand U.S. Dollars (\$2,500,000.00), payable in the form of a one-year, Convertible Secured Promissory Note, bearing an interest rate of 8% per annum.	
Exhibit C, p.35	On July 21, 2023, the Company entered into a definitive share purchase agreement with Valiant	No Documents

Eagle, Inc., to acquire 40% of the shares of the state-	
of-the-art NFT Marketplace, FUNGY, for five	
hundred thousand U.S. Dollars, (\$500,000.00),	
payable in the form of a one year promissory note,	
bearing an interest rate of 8% per annum.	
On January 8, 2024, the Company and Valiant Eagle,	
Inc. mutually agreed to rescind the July 21, 2023	
agreement and cancel the promissory note.	

## 2) <u>March 31<sup>st</sup> 2024 Quarterly Report – Details</u>

Similarly, the March 31st 2024 Quarterly Report reveals the following:

<b>Quarterly Report</b>	March 31, 2024 Quarterly Report's	Production
of 3/31/24	<b>Description of Assets / Documents</b>	Status
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents
	Net Savings Link's vision is the establishment of a fully integrated technology company that provides turnkey technological solutions to the cryptocurrency, blockchain and digital asset industries. Over time, the Company plans to provide a wide range of services such as software solutions, e-commerce, advisory services, financial services and information technology.	
Exhibit D, p.12	technology.  Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")  The Company has and will continue to invest in	No Documents
	companies in the cryptocurrency, blockchain and digital asset sectors.	
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")  On August 9, 2021, the Company launched a	No Documents
	centralized cryptocurrency platform, NSAV Exchange. The company plans to commence operations as soon as the legal, regulatory and compliance issues are completed.	

Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents
	The Company owns the NSAV Premium OTC Cryptocurrency Trading Desk https://nsavholdinginc.com/otc-desk/.	
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents
	The Company holds a 40% stake in Super Chain Capital Ltd., a company incorporated under the laws of Hong Kong. Super Chain Capital Ltd. owns and operates the premium OTC cryptocurrency trading desk, https://hkotc.co/, which is also based in Hong Kong.	
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")  The Company owns the NSAV Decentralized Cryptocurrency Exchange, NSAVDEX 1	No Documents
Exhibit D, p.12	https://nsavdex.org/#/home running on Okex Chain.  Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents
	On December 6, 2021, the Company launched its NSAVDEX Native Token, the NSBC, which is currently trading on the VAEX Centralized Crypto Exchange (CEX) https://www.vaex.tech/en_US/trade/NSBC_USDT.	
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")  The Company owns the NSAV Decentralized	No Documents
	Cryptocurrency Exchange, NSAVDEX 2 https://nsavdex.io/ running on Binance Smart Chain.	
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents

	On March 4, 2022, the Company launched its NSAV NFT Marketplace, https://nsavnft.com/, a 50/50 joint venture with Vagabond.	
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents
	On March 24, 2022, the Company announced the launch of HIVE, the first blockchain home mining device that can mine multiple tokens.	
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents
	On April 7, 2022, the Company announced the launch of the BLACK HIVE blockchain home mining device, PoF (Proof of Flow). The new BLACK HIVE'S Proof of Flow model of mining has replaced the PoW (Proof of Work) and PoS (Proof of Stake) and makes this new generation device more ECO friendly and power consumption friendly.	
Exhibit D, p.12	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents
	On April 26, 2022, the Company, in partnership with Metaverse Network LLC., launched the HIVE MULTIMINE App, whereby users can now mine cryptocurrency on their smartphone, without the need for a traditional mining device. The HIVE MULTIMINE App is now available to download in the Apple Store and on Google Play.	
Exhibit D, p.13	Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")	No Documents
	On July 28, 2023, the Company announced the launch of TruSAF https://trusaf.net/. TruSAF aims to solve a largescale problem across all industries – security of digital assets, legal documents and sensitive medical information. TruSAF encompasses three main components; CryptoSAF, DocuSAF and MedSAF.	

Exhibit D, p.13	List any subsidiaries, parent company, or affiliated companies.  The Company owns 95% of the shares of Tiger Brands, Inc., formerly Tiger Hemp Brands, Inc., a Colorado	No Documents
	corporation. Tiger Brands, Inc. can be reached via email at info@nsavholdinginc.com.	
Exhibit D, p.13	List any subsidiaries, parent company, or affiliated companies.	No Documents
	The Company owns 70% of the shares of Shanghai Hua Si Tai Medical Consultation Company Limited, which owns and operates Shanghai based Vital Strategic Research Institute (VSRI). VSRI is a medical research firm with a long history of expertise in design, clinical trials and global research. VSRI has collaborated with pharmaceutical giants such as Pfizer and Bristol-Myers Squibb.	
Exhibit D, p.13	List any subsidiaries, parent company, or affiliated companies.	No Documents
	Shanghai Hua Si Tai Medical Consultation Company Limited is located at Suite 16D, 455 Jiangning Road, Shanghai, 200041, China.  Jane Zheng (the wife of James Tilton), formerly Vice President of the Company, overseas the Company's interest in Shanghai Hua Si Tai Medical Consultation Company Limited.	
Exhibit D, p.20	NET SAVINGS LINK, INC. Statement of Income and Retained Earnings (Deficit) For the Three Months Ended March 31, 2024	No Documents
	Revenue \$ 204,800,262	
Exhibit D, p.20	NET SAVINGS LINK, INC. Statement of Income and Retained Earnings (Deficit) For the Three Months Ended March 31, 2024	No Documents
	Operating Expenses Officer Compensation \$ 630,000	

Exhibit D, p.20	NET SAVINGS LINK, INC.		No Documents
_	<b>Statement of Income and</b>		
	Retained Earnings (Deficit)	1	
	For the Three Months Ended March 31, 2024	<b>a</b>	
	Wiai Cii 31, 2024		
	<b>OPERATING GAIN (LOSS</b>	\$ 204,163,332	
Exhibit D, p.20	NET SAVINGS LINK, INC.		No Documents
	Statement of Income and		
	Retained Earnings (Deficit) For the Three Months Ende	4	
	March 31, 2024	u	
	17141 611 51, 2021		
	<b>NET GAIN (LOSS)</b> \$ 204,08	4,155	
Exhibit D, p.21	NET SAVINGS LINK, INC.		No Documents
	Financial Statements		
	Balance Sheet	L 21 2024	
	For the Periods Ended Marc	en 31, 2024	
	Total Current Assets \$1,195,	451	
Exhibit D, p.21	NET SAVINGS LINK, INC.		No Documents
71	<b>Financial Statements</b>		
	<b>Balance Sheet</b>		
	For the Periods Ended Marc	eh 31, 2024	
	Noncurrent Assets		
	Investment in Subsidiary	\$410,000	
	Fixed Asset Investment	\$119,560	
	Intangible Asset	\$5,000,000	
	Investment: DEX Exchange	\$15,080,000	
	Investment: Trading Desk	\$8,000,000	
	Investment: Cryptocurrency	\$30,440,000	
	Investment: Blockchain Investment: Protocol	\$12,415,000 \$1,000,000	
	Investment: Awallet	\$8,350,000	
	Investment: AWC	\$2,500,000	
	Investment: Super Chain	\$30,000	
	Capital Inv: FUNGY	0	
	Goodwill	\$2,070,000	
	T. 103	40.5	
E-dild D 21	Total Other Assets	\$85,414,560	No Do
Exhibit D, p.21	NET SAVINGS LINK, INC. Financial Statements		No Documents
	Balance Sheet		
	Daiance Sheet		

	For the Periods Ended March 31, 2024	
	Intangible Assets	
	Cryptocurrency Holdings \$229,198,725	
Exhibit D, p.21	NET SAVINGS LINK, INC.	No Documents
	Financial Statements	
	<b>Balance Sheet</b>	
	For the Periods Ended March 31, 2024	
	<b>Total Assets</b> \$315,808,737	
Exhibit D, p.23	NET SAVINGS LINK, INC.	No Documents
7 1	Statement of Cash Flows	
	For the Three Months Ended	
	March 31, 2024	
	ODED A TING A CTIVITYES	
	OPERATING ACTIVITIES	
Enhibit D = 22	Net Income (Loss) \$ 204,084,155	No Documents
Exhibit D, p.23	NET SAVINGS LINK, INC. Statement of Cash Flows	No Documents
	For the Three Months Ended	
	March 31, 2024	
	Waren 31, 2024	
	<b>Net Cash Provided by Operating Activities</b>	
	\$204,700,340	
Exhibit D, p.23	NET SAVINGS LINK, INC.	No Documents
2e.; 2, p.20	Statement of Cash Flows	
	For the Three Months Ended	
	March 31, 2024	
	<b>Investing Activities</b>	
	Asset Acquisition / Divestment \$ 500,000	
Exhibit D, p.32	18. Cryptocurrency Holdings	No Documents
	In Q4 2023, the Company received various	
	cryptocurrency assets in exchange for services	
	rendered. The revenue was recorded accordingly,	
	and the cryptocurrency assets were recorded as	
	Intangible Assets.	
Exhibit D, p.32	18. Cryptocurrency Holdings	No Documents
, p.52	- or or production of mornings	
	During the first quarter of 2024, the company	
	received tokens as a method of payment for services	
	during representing \$204,800,262.44, representative	
	of a basket of 37 ERC-20, BEP-20 TRC-20, SOL	
	and Polygon tokens. These tokens were booked as	

	revenue to the company. The services performed to generate this revenue included, Smart Contract development, NSAVx Exchange listing Fees, Liquidity Pool (LP) management, DaPP design, development and deployment and Airdrop management.	
Exhibit D, p.33	In Q4 2023, the Company began generating revenue through various activities, including, but not limited to, Smart Contract development, NSAVx Exchange listing Fees, Liquidity Pool (LP) management, DaPP design, development and deployment and Airdrop management. Fees for these services were paid via cryptocurrency, which has been recorded as revenue and intangible assets. In Q1 2024, the Company generated additional revenue through performing more of the services previously outlined, and the Company expects these revenues to continue. The additional revenues are not affecting the Company's cash position at this time, as the revenue is received in the form of cryptocurrencies.	No Documents

The Plaintiff states that Defendants NSAV and Tilton have utterly failed to comply with the Court's June 26<sup>th</sup> and August 8<sup>th</sup> Orders, and have had the nerve to merely produce two (2) letters of Tilton, plus the Plaintiff's own documents, filed in support of the June 26<sup>th</sup> Injunction Order, as their supposed "bona fide" production in compliance with the Court's Orders. They failed to timely file a status report, and have demonstrated contemptuous conduct.

Therefore, Mr. Grover requests sanctions, civil penalties of \$10,000.00 / day upon Defendant NSAV, its President and its attorneys for their sanctionable, bad faith and frivolous conduct, in violations of the Orders. Mr. Grover also requests that the Court grant his pending Motion to Appoint John Busacca as Chief Restructuring Officer (CRO), with the powers of a receiver for the restructuring of NSAV.

The Plaintiff requests that the Defendants' violations and sanctions be considered on  $\label{eq:August 16th} \text{August } 16^{\text{th}}.$ 

Dated: August 15, 2024

Respectfully submitted, PLAINTIFF, Vikram P. Grover,

By his Attorneys,

### /s/ Philip M. Giordano

Philip M. Giordano, Esq. (admitted *pro hac vice*) Giordano & Company, P.C. REED & GIORDANO, P.A. One McKinley Square, 6th Floor Boston, Massachusetts 02109-2724 Telephone: (617) 723-7755

Facsimile: (617) 723-7756

Email: pgiordano@reedgiordano.com

#### **CERTIFICATE OF SERVICE**

I, Philip M. Giordano, do hereby certify that on the 15<sup>th</sup> day of August, 2024, I caused to be served a true and correct copy of Plaintiff Vikram P. Grover's Supplemental Notice of Noncompliance and Requests for Sanctions by Defendant Net Savings Link, Inc. (NSAV), with **Exhibits**, and the Giordano Affidavit, as filed by and through the District Court's electronic filing/ECF system and that such true copy is available for downloading and viewing by all parties or counsel of record, and by emailing a true copy of the same to the following:

James A Tilton, *pro se* c/o Net Savings Link, Inc. 1942 Broadway Street, Suite 314C Boulder, CO 80302 Email: jamtilton@yahoo.com

Jawad I. Fitter, Esq. (Local Counsel Defendant NSAV) Bar ID Number: 6331338 Fitter Law, LLC 150 S. Wacker Drive, Suite 2400 Chicago, IL 60606 Tel: 312-741-1073

Email: Jawad@FitterLaw.com

Andrew Roman Perrong, Esq. (for prospective *Intervenor*) Perrong Law LLC 2657 Mt. Carmel Ave Glenside, PA 19038 Tel: (215) 225-5529

Email: a@perronglaw.com

Mason Cole, Esq. (Counsel to NSAV and Tilton)
Cole Sadkin, LLC

1652 W. Belmont Avenue, Suite 1, Chicago, IL 60657

Telephone: (312) 548-8610 Email: mcole@colesadkin.com

Jeffrey R. Tone, Esq. (Local Counsel for Plaintiff) KATTEN & TEMPLE, LLP The Rookery Building 209 South LaSalle Street, Suite 950 Chicago, Illinois 60604 Telephone: (312) 663, 4400

Telephone: (312) 663-4400 Email: jtone@kattentemple.com

Dated: August 15, 2024 /s/ Philip M. Giordano
Philip M. Giordano

# Exhibit "A"

Case: 1:21-cv-05054 Document #: 205 Filed: 08/15/24 Page 25 of 105 PageID #:2548

Case: 1:21-cv-05054 Document #: 193 Filed: 08/08/24 Page 1 of 2 PageID #:2436

## UNITED STATES DISTRICT COURT FOR THE Northern District of Illinois – CM/ECF NextGen 1.7.1.1 Eastern Division

V	11	cr	an	ı ŀ	) (	Gı	O.	ve	r

Plaintiff.

V.

Honorable Mary M. Rowland

Case No.: 1:21-cv-05054

Net Savings Link, Inc., et al.

Defendant.

#### NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Thursday, August 8, 2024:

MINUTE entry before the Honorable Mary M. Rowland: Hearing held on 8/8/24 on Webex. Plaintiff, counsel for Plaintiff, counsel for Defendant NSAV, and counsel for proposed intervenor WFD Capital LLC appeared via Webex. Defendant Tilton appeared telephonically. Counsel for Defendant NSAV stated he is working to obtain lead counsel. Counsel for Defendant NSAV shall obtain lead counsel by 8/15/24. WFD Capital LLC shall file any motion to intervene by 8/22/24. Defendant NSAV was admonished that it must IMMEDIATELY comply with the Court's prior orders dated 6/26/24 [167] [168]. By 8/14/24 at 4:00 CST, Defendant NSAV shall file a status report updating the Court on its compliance with the prior orders. Specifically, NSAV must "identify and describe, in complete detail, with all relevant information, writing and under oath, by an authorized officer of each such Defendant and Enjoined Defendant, the custodian, location amount, and all complete details, data and information, as to any and all shares of common stock and/or other classes of stock of each Defendant and Enjoined Defendant, as held from September 23, 2021 to the date of the Order, and deliver any and all documentation regarding, relating or supporting the same, by Defendant NSAV and as certified, under oath and by the pains and penalties of perjury, by the Chief Executive Officer of Defendant NSAV" and "identify and describe, in complete detail, with all relevant information, writing and under oath, by an authorized officer of each such Defendant and Enjoined Defendant, the custodian, location amount, and all complete details, data and information, as to any and all assets, monies, credits, rights, contracts and/or things, tangible and/or intangible, that have been removed, sold, encumbered, hypothecated, conveyed, transferred, assigned and/or moved, directly or indirectly, from the Defendants and the Defendant-Agents since the commencement of this litigation" [168] at 4. Defendant Tilton's motion to vacate [172] is denied for the reasons stated at the hearing. Defendant Tilton was advised that he is covered by the Court's orders [167] [168] as an officer of the Corporate Defendants, but not in his personal capacity. Mailed notice. (dm, )

Case: 1:21-cv-05054 Document #: 205 Filed: 08/15/24 Page 26 of 105 PageID #:2549
Case: 1:21-cv-05054 Document #: 193 Filed: 08/08/24 Page 2 of 2 PageID #:2437

**ATTENTION:** This notice is being sent pursuant to Rule 77(d) of the Federal Rules of Civil Procedure or Rule 49(c) of the Federal Rules of Criminal Procedure. It was generated by CM/ECF, the automated docketing system used to maintain the civil and criminal dockets of this District. If a minute order or other document is enclosed, please refer to it for additional information.

For scheduled events, motion practices, recent opinions and other information, visit our web site at www.ilnd.uscourts.gov.

# Exhibit "B"

**From:** Mason Cole **To:** Phil Giordano

Cc: Rebeccach; Jawad Fitter

Subject: Re: Declined: P. Giordano phone call re/ Net Savings JSR @ Thu Aug 15, 2024 9:20am - 9:40am (CDT)

(mason.s.cole@gmail.com)

**Date:** Thursday, August 15, 2024 2:52:44 PM

Attachments: NSAV OTC Markets December 31, 2023 Annual Report.pdf

Signed Tilton Letter 19 to Illinois Court August 14, 2024.pdf Signed NSAV-Grover Document of Defendant"s Shareholdings in NSAV August 15, 2024.pdf

NSAV OTC Markets March 31, 2024 Quarterly Report (1).pdf

#### Paul,

In response to the judicial obligation to disclose NetSav corporate records and financials, my client(s) have provided the attached. Will be calling you momentarily to determine if you believe we are compliant (I appreciate you will not have had an opportunity to review. My preference would be to submit a Joint Status Report after the hearing tomorrow (Friday), but I appreciate we need to tender today (Thursday). Working on that draft to send to you momentarily as well.

On Thu, Aug 15, 2024 at 9:06 AM <u>pgiordano@reedgiordano.com</u> (Google Calendar) < <u>calendar-notification@google.com</u>> wrote:

#### pgiordano@ redgiordano.com has declined this invitation.

#### When

Thursday Aug 15, 2024 · 9:20am – 9:40am (Central Time - Chicago)

#### Guests

mason.s.cole@gmail.com - organizer pgiordano@reedgiordano.com

View all guest info

Invitation from Google Calendar

You are receiving this email because you are subscribed to calendar notifications. To stop receiving these emails, go to Calendar settings, select this calendar, and change "Other notifications".

Forwarding this invitation could allow any recipient to send a response to the organizer, be added to the guest list, invite others regardless of their own invitation status, or modify your RSVP. Learn more

Sincerely,

Mason Cole Cole Sadkin, LLC www.colesadkin.com Office: (312) 548-8610

1652 W. Belmont Avenue, Suite 1, Chicago, IL 60657 244 Fifth Avenue, Suite M297, New York, NY 10001

\*

IRS Circular 230 Disclosure: To comply with requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained herein (including any attachments), unless specifically stated otherwise, is not intended or written to be used, and cannot be used, for the purposes of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter herein.

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# Exhibit "C"

## **Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines** Net Savings Link, Inc.

2374 Route 390, P.O. Box 609, Mountainhome, PA 18342 Phone: (718) 569-8815 Website: http://nsavholdinginc.com Email: info@nsavholdinginc.com SIC Code: 737

## **Amended Annual Report**

For the period ending December 31, 2023 (the "Reporting Period")

#### **Outstanding Shares**

The number of share	e outetandina	of our Co	ommon Stock	wae.
THE HUILIDEL OF SHALE	5 Outstanding	OI OUI C	ommon Stock	was.

6,556,972,533 as of December 31, 2023

6,354,310,867 as of December 31, 2022

•	eck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 he Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
Yes: □	No: ⊠
Indicate by che	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Change in Cor	ntrol

<sup>4</sup> "Change in Control" shall mean any events resulting in:

Indicate by check mark whether a Change in Control<sup>4</sup> of the company has occurred during this reporting period:

<sup>(</sup>i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting

<sup>(</sup>ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

Case: 1:21-cv-05054 Document #: 205 Filed: 08/15/24 Page 32 of 105 PageID #:2555

Yes: □	No:	$\times$
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#### 1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer and names used by predecessor entities, along with the dates of the name changes.

The Company was incorporated under the laws of the State of Nevada as Calibert Explorations, Ltd. on February 21, 2007. On November 11, 2010, the Company changed its name to its current name, Net Savings Link, Inc.

Current State and Date of Incorporation or Registration: Colorado, Converted on February 28, 2017.

Standing in this jurisdiction: (e.g. active, default, inactive): Active and in Good Standing.

Prior Incorporation Information for the issuer and any predecessors during the past five years: None.

Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:

#### None.

List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

On February 28, 2021, the Company entered into a definitive share purchase agreement with Virtuabroker Ltd., a company incorporated under the laws of England, to acquire 10% of the shares of Virtuabroker Ltd., in exchange for a cash payment of sixty thousand and sixty U.S. Dollars (\$60,060.00).

On March 6, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 25% stake in SBCDF Investment, Inc. The purchase price for the acquisition was 500 million restricted Series Preferred B shares. The Company retains an option to purchase an additional 25% under the same terms. On April 9, 2021, the Company notified TG Private Equity Inc. that it will exercise said option.

On April 6, 2021, the Company entered into a definitive share purchase agreement with Eminaich LLC., a Wyoming limited liability company, to acquire a 20% stake in a startup ridesharing platform, Rydehails LLC, a Wyoming limited liability company. The purchase price for the acquisition was 31,928,481 restricted Series B Preferred Shares. The Company retains an option to purchase an additional 10% stake in Rydehails LLC for two million U.S. Dollars (\$2,000,000.00).

On August 5, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 40% stake in Super Chain Capital Ltd., a company incorporated under the laws of Hong Kong. Super Chain Capital Ltd. owns and operates the premium OTC cryptocurrency trading desk, www.HKOTC.co, which is also based in

<sup>(</sup>iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

<sup>(</sup>iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

Hong Kong. The purchase price for the acquisition was thirty thousand U.S. Dollars (\$30,000.00) in cash and eight million U.S. Dollars (\$8,000,000.00) of restricted Series B Preferred Shares.

On October 21, 2021, the Company entered into a Letter of Intent (L.O.I.) to acquire a 51% stake in Bwang Group Limited, a company incorporated under the laws of Hong Kong. Bwang Group Limited owns and operates leading cryptocurrency exchange BW.com, www.BW.com. Due to a confidentiality agreement, additional terms were not disclosed.

On December 31, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 5% stake in Singapore based Technicorum Holdings www.technicorum.com, with an option for an additional stake. Technicorum is a global investment and compliance company. According to Technicorum, their post-money valuation is \$120 million. Technicorum is a consortium specializing in digital assets, with expertise in ICO's, IEO's and IDO's, and over the past year, into DeFi and NFT's, as well as recently, GameFi, SocialFi, and the Metaverse.

On January 17, 2022, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 50% stake in Vagabond Technology Solutions, LLC. NSAV and Vagabond will together further develop and Market Vagabond's already rapidly growing blockchain protocol https://vagabondapp.io/ . The purchase price for the acquisition was one million U.S. Dollars (\$1,000,000.00) of restricted Series B Preferred Shares.

On January 27, 2022, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 10% stake in Metaverse Network LLC. (MNC) https://metaversenetwork.llc/. MNC's main asset is its ownership of leading cryptocurrency exchange, BQEX Ltd. https://bqex.ltd/ BQEX Exchange has over 4 million registered users. The purchase price for the acquisition was one hundred thousand U.S. Dollars (\$100,000.00) in cash, twenty-five million U.S. Dollars (\$25,000,000.00) of restricted Series B Preferred Shares and two hundred thousand U.S. Dollars (\$200,000.00) of unrestricted common stock.

MNC's additional holdings include VAEX, a Centralized Cryptocurrency Exchange (CEX) regulated in Dubai. <a href="https://vaex.tech/en\_US/">https://vaex.tech/en\_US/</a>. VAEX is one of the few Centralized Crypto Exchanges that connects Centralized with Decentralized Wallets. Hive Codes Incorporation https://hive.codes/, the world's first blockchain home mining device able to mine multiple tokens. Jinbao NFT, based on Jackie Chan's, "The Little Big Soldier" https://jinbaonft.com/. The Awallet WEB3 Wallet platform, which has the capability to allow blockchain users to manage more than 100 different cryptocurrencies from their mobile device securely and efficiently.

On February 25, 2022, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 50% stake in crypto mining company, HIVE Strategy LLC. The purchase price for the acquisition was forty thousand U.S. Dollars (\$40,000.00) in cash and Five million U.S. Dollars (\$5,000,000.00) of restricted Series B Preferred Shares.

On October 14, 2022, the Company entered into an Agreement with Active World Holdings, Inc. (AWH) to issue preferred shares in exchange for 100% interest in AWC Exchange Inc., thereby owning 100% of www.awcexchange.com. In addition to the preferred shares, the Company agreed to pay AWH two hundred and fifty thousand U.S. Dollars (\$250,000.00) and a consulting agreement for fifty thousand U.S. Dollars (\$50,000.00) per month

On December 20, 2022, the Company completed the acquisition of the Centralized Cryptocurrency Incubator Exchange, www.awcexchange.com, from Active World Holdings, Inc., for two million five hundred thousand U.S. Dollars (\$2,500,000.00) payable in the form or two convertible promissory notes.

On March 3, 2023, the Company and AWH amended the 21 December 2022 Acquisition Agreement. The Company and AWH will form a joint venture to develop and operate the AWC exchange. The Company will invest two hundred and fifty thousand U.S. Dollars (\$250,000) into the joint venture, in the form of a promissory note and the 21 December 2022 promissory notes in the amount of two million five hundred thousand U.S. Dollars (\$2,500,000.00) are cancelled.

On November 30, 2023, the Company and AWH amended and effectively cancelled the March 3, 2023 Joint Venture
Agreement and reverted back to the December 20, 2022 Amended Acquisition Agreement, whereby the Company
purchased from AWH 100% of www.awcexchange.com, which was rebranded www.nsavx.com. The purchase price was
two million five hundred thousand U.S. Dollars (\$2,500,000.00), payable in the form of a one-year, Convertible Secured
Promissory Note, bearing an interest rate of 8% per annum.

On July 21, 2023, the Company entered into a definitive share purchase agreement with Valiant Eagle, Inc., to acquire 40% of the shares of the state-of-the-art NFT Marketplace, FUNGY, for five hundred thousand U.S. Dollars, (\$500,000.00), payable in the form of a one year promissory note, bearing an interest rate of 8% per annum.

On January 8, 2024, the Company and Valiant Eagle, Inc. mutually agreed to rescind the July 21, 2023 agreement and cancel the promissory note.

Address of the issuer's principal executive office:
2374 Route 390, P.O. Box 609, Mountainhome, PA 18342
Address of the issuer's principal place of business:
X Check if principal executive office and principal place of business are the same address:
Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?
No: ⊠ Yes: □ If Yes, provide additional details below:

#### Transfer Agent

2)

Name: Pacific Stock Transfer Co.

**Security Information** 

Phone: (800)-785-7782

Email: info@pacificstocktransfer.com

Address: 6725 Via Austi Parkway, Suite 300, Las Vegas, NV 89119

#### **Publicly Quoted or Traded Securities:**

The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.

Trading symbol: NSAV

Exact title and class of securities outstanding:

CUSIP:

Par or stated value:

Common Stock
64112L203
\$0.001

Total shares authorized:6,655,000,000as of date: December 31, 2023Total shares outstanding:6,556,972,533as of date: December 31, 2023Total number of shareholders of record:335as of date: December 31, 2023

Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.

N.A.

#### Other classes of authorized or outstanding equity securities that do not have a trading symbol:

The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g., preferred shares that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of the security: Class A Preferred

Par or stated value: \$0.00001

Total shares authorized: 70,000,000 as of date: December 31, 2023
Total shares outstanding: 70,000,000 as of date: December 31, 2023
Total number of shareholders of record: 2 as of date: December 31, 2023

Exact title and class of the security:	Class B Preferred	
Par or stated value:	\$0.00001	
Total shares authorized:	1,275,000,000	as of date: December 31, 2023
Total shares outstanding (if applicable)	: 1,270,587,868	as of date: December 31, 2023
Total number of shareholders of record	(if applicable): 17	as of date: December 31, 2023

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities. N.A.

#### Security Description:

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

- 1. For common equity, describe any dividend, voting and preemption rights.
- (1) Dividend Rate. The holders of Common Stock shall be entitled to receive dividends when, as, and if declared by the board of directors out of assets legally available therefor.
- (2) Voting Rights. Except as otherwise provided by the CRS, the holders of the issued and outstanding shares of the Common Stock shall be entitled to one vote for each share. No holder of shares of Common Stock shall have the right to cumulate votes.
- (3) Liquidation Rights. In the event of liquidation, dissolution, or winding up of the affairs of the corporation, whether voluntary or involuntary, subject to the prior rights of the holders of Series A Preferred Stock and Series B Preferred Stock, if any, the holders of shares of the Common Stock can share ratably in the corporation's assets, and shall share equally and ratably in the corporation's assets available for distribution after giving effect to any liquidation preference of any shares of the Series A Preferred Stock or Series B Preferred Stock. A merger, conversion, exchange, or consolidation of the corporation with or into any other person or sale or transfer of all or any part of the assets of the corporation (which shall not in fact result in the liquidation of the corporation and the distribution of assets to stockholders) shall not be deemed to be a voluntary or involuntary liquidation, dissolution or winding up of the affairs of the corporation.
- (4) No Conversion, Redemption, or Preemptive Rights. The holders of Common Stock shall not have any conversion, redemption, or preemptive rights.
- (5) Consideration for Shares. The Common Stock authorized by this article shall be issued for such consideration as shall be fixed, from time to time, by the board of directors.
  - 2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

#### **Series A Preferred Stock**

- (1) Voting Rights. Except as otherwise provided by the CRS, the holders of the issued and outstanding shares of the Series A Preferred Stock shall be entitled to 1,000 votes for each share held by them.
- (2) Consideration for Shares. The shares of the Series A Preferred Stock authorized by this article shall be issued for such consideration as shall be fixed, from time to time, by the board of directors.

### **Series B Preferred Stock**

- (1) Voting Rights. Except as otherwise provided by the CRS, the holders of the issued and outstanding shares of the Series B Preferred Stock shall be entitled to one vote for each share held by them.
- (2) Conversion Rights. The holders of shares of the corporation's Series B Preferred Stock shall have the right to convert each share of Series B Preferred Stock held by them to one share of the corporation's Common Stock.
- (3) Consideration for Shares. The shares of the Series B Preferred Stock authorized by this article shall be issued for such consideration as shall be fixed, from time to time, by the board of directors.
  - 3. Describe any other material rights of common or preferred stockholders.

### None.

4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

None.

### 3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any changes to the total shares outstanding of any class of the issuer's securities **in the past two completed fiscal years and any subsequent interim period**.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

A. Changes to the Number of Outstanding Shares for the two most recently completed fiscal years and any subsequent period.

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No: ☐ Yes: X (If yes, you must complete the table below)

Shares Outst	anding <u>Opening Balan</u>	ce:							
Date: Janua	ry 1, 2021			*Righ	t-click the rov	vs below and select	"Insert" to add rows	as needed.	
Common: 5,8 Preferred A: 3 Preferred									
Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to.  ***You must disclose the control person(s) for any entities listed.	Reason for share issuance (e.g. for cash or debt conversion) - OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
Septemb er 18, 2023	New Issuance	19,161,6 66	Commo n Stock	\$0.001 4	Yes	Quick Capital, LLC, Eilon Natan, Managing Partner	Debt Conversion	Restricte d	4 (2) Exemptio n
<u>August</u> 17, 2023	New Issuance	50,000,0 00	Commo n Stock	\$0.001 7	Yes	Power Up Lending Group, Ltd., Curt Kramer, President	Debt Conversion	Restricte d	4 (2) Exemptio n
<u>August</u> 15, 2023	New Issuance	10,000,0 00	Preferre d A	\$0.000 <u>01</u>	N.A,	James A. Tilton	Cash	Restricte d	4 (2) Exemption
August 8, 2023	New Issuance	23,500,0 00	Commo n Stock	\$0.002 <u>3</u>	Yes	Power Up Lending Group, Ltd., Curt Kramer, President	Debt Conversion	Restricte d	4 (2) Exemptio n
August 3, 2023	New Issuance	25,000,0 00	Commo n Stock	\$0.003 <u>5</u>	Yes	1800 Diagonal Lending, LLC, Curt Kramer, President	Cash	Restricte d	4 (2) Exemptio n
August 3, 2023	New Issuance	40,000,0 00	Commo n Stock	\$0.003 <u>5</u>	Yes	S1800 Diagonal Lending, LLC, Curt Kramer, President	Debt Conversion	Restricte d	4 (2) Exemptio n

July 27, 2023	New Issuance	20,000,0 00	Commo n Stock	\$0.004 7	Yes	Quick Capital, LLC, Eilon Natan, Managing Partner	Debt Conversion	Restricte d	4 (2) Exemptio n
July 17, 2023	New Issuance	25,000,0 00	Commo n Stock	\$0.003 4	Yes	Power Up Lending Group, Ltd., Curt Kramer, President	Debt Conversion	Restricte d	4 (2) Exemptio n
<u>August</u> 31, 2022	New Issuance	295,495, 129	Commo n Stock	\$0.011 <u>5</u>	No	SRAX, Inc., Randy Clark, COO	Consulting Services	Restricte d	4 (2) Exemptio n
<u>July</u> 28,2022	New Issuance	100,000, 000	Commo n Stock	\$0.006 1	Yes	May Davis Partners Acquisition Company, LLC, Owen May, President	Investment Banking Services	Restricte d	4 (2) Exemptio n
May 31, 2022	New Issuance	300,000, 000	Preferre d B	\$0.02	No	Cheuk Wing Kong	Acquisition	Restricte d	4 (2) Exemptio n
May 31, 2022	New Issuance	50,000,0 00	Preferre d B	\$0.02	No	Kong Cheer Limited, On Lee Yu, Director	Acquisition	Restricte d	4 (2) Exemptio n
May 31, 2022	New Issuance	<u>20,000,0</u> <u>00</u>	Commo n Stock	\$0.02	<u>No</u>	Stephen J. Posner	Consulting Services	Restricte d	4 (2) Exemptio n
April 22, 2022	New Issuance	1,824,81 7	Preferre d B	\$0.013 7	No	Ajay Athwal	Consulting Services	Restricte d	4 (2) Exemptio n
<u>April 14,</u> <u>2022</u>	New Issuance	33,333,3 34	Preferre d B	\$0.02	<u>No</u>	Veronica Raquel Welch	Acquisition	Restricte d	4 (2) Exemptio n
April 14, 2022	New Issuance	<u>266,666,</u> <u>666</u>	Preferre d B	\$0.02	No	SYNERGY Resources Inc., Cho Wing Lam, CEO	Acquisition	Restricte d	4 (2) Exemptio n
<u>April 6,</u> <u>2022</u>	Cancellation	<u>500,000,</u> <u>000</u>	Preferre d B	N.A.	N.A.	T.G. Private Equity Inc., Yeung Tze	N.A.	N.A.	N.A.

						<u>Ling,</u> <u>Director</u>			
April 1, 2022	New Issuance	<u>26,666,6</u> <u>66</u>	Preferre d B	\$0.02	<u>No</u>	Ming Yuet Lam	Acquisition	Restricte d	4 (2) Exemptio n
<u>April 1,</u> <u>2022</u>	New Issuance	<u>26,666,6</u> <u>66</u>	Preferre d B	\$0.02	<u>No</u>	Ming Yuet Lam	Acquisition	Restricte d	4 (2) Exemptio n
April 1, 2022	New Issuance	<u>26,666,6</u> <u>66</u>	Preferre d B	\$0.02	<u>No</u>	Ming Yuet Lam	Acquisition	Restricte d	4 (2) Exemptio n
<u>April 1,</u> 2022	New Issuance	60,000,0 00	<u>Preferre</u> d B	\$0.02	<u>No</u>	Kim Ching Chan	Acquisition	Restricte d	4 (2) Exemptio n
<u>April 1,</u> 2022	New Issuance	46,583,3 40	Preferre d B	\$0.02	<u>No</u>	Zheng Li	Acquisition	Restricte d	4 (2) Exemptio n
April 1, 2022	New Issuance	46,583,3 40	Preferre d B	\$0.02	<u>No</u>	Siu Ming Je	Acquisition	Restricte d	4 (2) Exemptio n
April 1, 2022	New Issuance	266,643, 977	Preferre d B	\$0.02	<u>No</u>	SYNERGY Resources Inc., Cho Wing Lam, CEO	Acquisition	Restricte d	4 (2) Exemptio n
<u>Decembe</u> <u>r 9, 2021</u>	New Issuance	1,000,00 0	Preferre d B	\$0.026 8	Yes	Arin, LLC, Adam Ringer, Manager	Cash	Restricte d	4 (2) Exemptio n
Novembe r 9, 2021	New Issuance	4,000,00 0	Commo n Stock	\$0.048 4	<u>Yes</u>	Jeremy Christianson	Dividend	Restricte d	4 (2) Exemptio n
Novembe r 5, 2021	New Issuance	<u>20,000,0</u> <u>00</u>	Commo n Stock	\$0.047 9	<u>Yes</u>	Jeremy Christianson	<u>Cash</u>	Restricte d	4 (2) Exemptio n
October 1, 2021	New Issuance	2,666,66 6	Commo n Stock	\$0.026 8	Yes	Jeremy Christianson	<u>Cash</u>	Restricte d	4 (2) Exemptio n
<u>Septemb</u> <u>er 15,</u> <u>2021</u>	New Issuance	1,161,38 9	Commo n Stock	\$0.03. <u>02</u>	No	MARBLETO WN ADVISORS LLC, Jasahn	Loan Commitment Fee	Restricte d	4 (2) Exemptio n

						Sommerville, Manager			
<u>Septemb</u> <u>er 15,</u> <u>2021</u>	New Issuance	1,161,38 9	Commo n Stock	\$0.03. 02	<u>No</u>	Quick Capital, LLC, Eilon Natan, Managing Partner	Loan Commitment Fee	Restricte d	4 (2) Exemptio n
June 25, 2021	New Issuance	6,985,58 3	Preferre d B	\$0.008 6	<u>No</u>	Kong Sheng Lim	Consulting Services	Restricte d	4 (2) Exemptio n
June 25, 2021	New Issuance	2,314,81 3	Preferre d B	\$0.007 2	<u>No</u>	Tsz Chun Ma	Consulting Services	Restricte d	4 (2) Exemptio n
June 25, 2021	New Issuance	35,859,5 72	Preferre d B	\$0.011 9	No	Yuen Wong	Consulting Services	Restricte d	4 (2) Exemptio n
June 17, 2021	New Issuance	34,722,2 22	Preferre d B	\$0.014 4	<u>No</u>	Man Kin Lau	Consulting Services	Restricte d	4 (2) Exemptio n
May 7, 2021	New Issuance	31,928,4 81	Preferre d B	\$0.031 <u>3</u>	No	Eminaich LLC., Tobayi Howton, Managing Member	Acquisition	Restricte d	4 (2) Exemptio n
April 8, 2021	New Issuance	2,888,86 7	Commo n Stock	\$0.021 7	No	Quick Capital, LLC, Eilon Natan, Managing Partner	Loan Commitment Fee	Restricte d	4 (2) Exemptio n
April 5, 2021	New Issuance	6,937,42 <u>7</u>	Commo n Stock	\$0.006 2	Yes	Power Up Lending Group, Ltd., Curt Kramer, President	Debt Conversion	Restricte d	4 (2) Exemptio n
March 10, 2021	New Issuance	5.952,38 0	Preferre d B	\$0.029 <u>7</u>	No	SBC Investor Relations, Inc., Lowell Holden, Director	Consulting Services	Restricte d	4 (2) Exemptio n
March 6, 2021	New Issuance	500,000, 000	Preferre d B	\$0.034 9	<u>No</u>	TG Private Equity Inc., Yeung Tze	Acquisition	Restricte d	4 (2) Exemption

						Ling, Director			
February 2, 2021	New Issuance	30,000,0 00	Preferre d B	\$0.000 <u>01</u>	N.A.	TG Private Equity Inc., Yeung Tze Ling, Director	Merger and Acquisition Services	Restricte d	4 (2) Exemptio n
<u>February</u> 2, 2021	New Issuance	56,363,1 07	Commo n Stock	\$0.004 6	<u>No</u>	Jake Noch	<u>Dispute</u> <u>Settlement</u>	Restricte d	4 (2) Exemptio n
Shares Outst	anding on Date of This	Report:							
Ending Balan	ce:								
	ber <u>31, 2023</u> 556,972,533								
Preferred A: 7	70,000,000								

**Example:** A company with a fiscal year end of December 31<sup>st</sup> 2023, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2022 through December 31, 2023 pursuant to the tabular format above.

Use the space below to provide any additional details, including footnotes to the table above:

### **B.** Promissory and Convertible Notes

Preferred B: 1,270,587,868

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

No: Yes: X (If yes, you must complete the table below)

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder.  *** You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g. Loan, Services, etc.)
		(+)					

<sup>\*\*\*</sup>Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

Novembe	2,516,986	2,500,0	16,986	Novem	90% of market price.	Active World	Acquisition
<u>r 30</u> .	2,010,000	00	10,000	ber 29,	5070 of market price.	Holdings, Inc	<u>/toquionioii</u>
2023				<u>2024</u>			
						Alfonso Knoll, CEO	
August	<u>31,351</u>	30,000.	<u>1,351</u>	August	50% of market price.	1800 Diagonal	<u>Loan</u>
<u>16, 2023</u>		00		16, 2024		<u>Lending, LLC,</u> <u>Curt Kramer,</u>	
				2024		President	
August 7,	20.960	20,000.	<u>960</u>	August	50% of market price.	1800 Diagonal	<u>Loan</u>
2023		00		7, 2024		<u>Lending, LLC,</u> <u>Curt Kramer,</u>	
				2024		President	
July 21,	<u>517,863</u>	500,000	<u>17,863</u>	<u>July</u>	100% of Market price.	Valiant Eagle, Inc.	<u>Acquisition</u>
2023		<u>.00</u>		21, 2024		Xavier Mitchell,	
				2024		Chief Executive	
						<u>Officer</u>	
January	<u>11 574</u>	10,000.	1.574	January	50% of market price.	Leo's New	<u>Loan</u>
12, 2022				12,		Company LLC,	
		<u>00</u>		<u>2023</u>		Miguel Santana,	
						<u>Managing</u>	
						<u>Member</u>	
Contomb	60 170	62,500.	<u>5,678</u>	Contor	50% of market price.	Arin, LLC, Adam	Loop
Septemb er 23.	<u>68,178</u>	02,300. 00	3,070	<u>Septer</u> mber	50 % of market price.	Ringer, Manager	<u>Loan</u>
2021		<u> </u>		23.		ranger, wanager	
				<u>2022</u>			
Septemb	23,228	23.228.	0	March 1.5	50% of market price.	Quick Capital,	<u>Loan</u>
<u>er 15,</u> 2021		<u>00</u>		15, 2022		LLC, Eilon Natan, Managing Partner	
Septemb	<u>25,551</u>	23.228.	<u>2,323</u>	March	50% of market price.	<u>Marbletown</u>	<u>Loan</u>
<u>er 15</u> ,		00		15,		Advisors, LLC,	
2021				<u>2022</u>		Jasahn Sommerville,	
						Manager	
Judy 00	E0 740	E0 000	0.740	li de c	EOO/ of monket miles		Loop
July 28, 2021	<u>59,710</u>	50,000. <u>00</u>	<u>9,710</u>	<u>July</u>	50% of market price.	Leo's New Company LLC,	<u>Loan</u>
2021		00		28,		Miguel Santana,	
						Managing	
				2022		<u>Member</u>	
April O	19 601	V3 333	0	Octobar	50% of market price	Outok Conital	Loan
<u>April 9.</u> 2021	<u>18,601</u>	43.333. 00	0	October 9,	50% of market price.	Quick Capital, LLC, Eilon Natan,	<u>Loan</u>
		00				Managing Partner	
				2021			

October 9,2017	601,907	400,000	201.907	October 9, 2018	\$0.001 per share	Danyi Zhang	Acquisition

<sup>\*\*\*</sup>Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

Use the space below to provide any additional details, including footnotes to the table above:

### 4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. Ensure that these descriptions are updated on the Company's Profile on <a href="https://www.OTCMarkets.com">www.OTCMarkets.com</a>.

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Net Savings Link's vision is the establishment of a fully integrated technology company that provides turnkey technological solutions to the cryptocurrency, blockchain and digital asset industries. Over time, the Company plans to provide a wide range of services such as software solutions, e-commerce, advisory services, financial services and information technology.

The Company has and will continue to invest in companies in the cryptocurrency, blockchain and digital asset sectors.

On August 9, 2021, the Company launched a centralized cryptocurrency platform, NSAV Exchange. The company plans to commence operations as soon as the legal, regulatory and compliance issues are completed.

The Company owns the NSAV Premium OTC Cryptocurrency Trading Desk https://nsavholdinginc.com/otc-desk/.

The Company holds a 40% stake in Super Chain Capital Ltd., a company incorporated under the laws of Hong Kong. Super Chain Capital Ltd. owns and operates the premium OTC cryptocurrency trading desk, https://hkotc.co/ , which is also based in Hong Kong.

The Company owns the NSAV Decentralized Cryptocurrency Exchange, NSAVDEX 1 https://nsavdex.org/#/homerunning on Okex Chain.

On December 6, 2021, the Company launched its NSAVDEX Native Token, the NSBC, which is currently trading on the VAEX Centralized Crypto Exchange (CEX) <a href="https://www.vaex.tech/en\_US/trade/NSBC\_USDT">https://www.vaex.tech/en\_US/trade/NSBC\_USDT</a>.

The Company owns the NSAV Decentralized Cryptocurrency Exchange, NSAVDEX 2 https://nsavdex.io/ running on Binance Smart Chain.

On March 4, 2022, the Company launched its NSAV NFT Marketplace, https://nsavnft.com/, a 50/50 joint venture with Vagabond.

On March 24, 2022, the Company announced the launch of HIVE, the first blockchain home mining device that can mine multiple tokens.

On April 26, 2022, the Company, in partnership with Metaverse Network LLC., launched the HIVE MULTIMINE App, whereby users can now mine cryptocurrency on their smartphone, without the need for a traditional mining device. The HIVE MULTIMINE App is now available to download in the Apple Store and on Google Play.

On July 28, 2023, the Company announced the launch of TruSAF https://trusaf.net/ . TruSAF aims to solve a large-scale problem across all industries – security of digital assets, legal documents and sensitive medical information. TruSAF encompasses three main components; CryptoSAF, DocuSAF and MedSAF.

B. List any subsidiaries, parent company, or affiliated companies.

N The Company owns 95% of the shares of Tiger Brands, Inc., formerly Tiger Hemp Brands, Inc., a Colorado corporation. Tiger Brands, Inc. can be reached via email at info@nsavholdinginc.com.

The officers of Tiger Brands, Inc. are as follows;

James A. Tilton, Sole officer and director.

The Company owns 70% of the shares of Shanghai Hua Si Tai Medical Consultation Company Limited, which owns and operates Shanghai based Vital Strategic Research Institute (VSRI). VSRI is a medical research firm with a long history of expertise in design, clinical trials and global research. VSRI has collaborated with pharmaceutical giants such as Pfizer and Bristol-Myers Squibb.

Shanghai Hua Si Tai Medical Consultation Company Limited is located at Suite 16D, 455 Jiangning Road, Shanghai, 200041, China.

<u>Jane Zheng, formerly Vice President of the Company, overseas the Company's interest in Shanghai Hua Si Tai</u> Medical Consultation Company Limited.

C. Describe the issuers' principal products or services.

The Information Technology and Software Solutions for the cryptocurrency, blockchain and digital asset industries. The Company, through its Shanghai based subsidiary, Shanghai Hua Si Tai Medical Consultation Company Limited, provides clinical research to industry leaders such as Eli Lilly and the Medtronic Foundation.

The primary markets for our products and services are the U.S.A., Europe and P.R. China.

### 5) Issuer's Facilities

The goal of this section is to provide investors with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties.

Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

The Company maintains an office at 26 Grosvenor Street, Mayfair, London, United Kingdom W1K 4QW. There is no rent/mortgage paid for this space. The Company has no ownership of the property.

### 6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity. Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

The goal of this section is to provide investors with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial owners.

Names of All Officers, Directors, and Control Persons	Affiliation with Company (e.g. Officer Title /Director/Owner of 5% or more)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Names of control person(s) if a corporate entity
James A. Tilton	Officer and <u>Director</u>	New York, N.Y.	40,000,000	Preferred <u>A</u>	<u>57%</u>	<u>N.A.</u>
TG Private Equity Inc.	<u>Beneficial</u> <u>Shareholder</u>	<u>Tortola, BVI</u>	30,000,000	<u>Preferred</u> <u>A</u>	<u>43%</u>	Yeung Tze Ling, Director
Min Kin Lau	<u>Director</u>	Hong Kong	34,722,222	Preferred B	<u>2.7%</u>	N.A.
Tsz Chun Ma	<u>Officer</u>	Hong Kong	<u>2,314,813</u>	<u>Preferred</u> <u>B</u>	<u>0.018%</u>	<u>N.A.</u>
Kong Sheng <u>Lim</u>	<u>Officer</u>	<u>Selangor Darul</u> <u>Ehsan, Malaysia</u>	6,985,583	Preferred B	0.05%	<u>N.A.</u>
SYNERGY Resources Inc	<u>Beneficial</u> <u>Shareholder</u>	Mahe, Seychelles	533,310,643	Preferred B	42%	Cho Wing Lam, CEO
Cheuk Wing Kong	<u>Beneficial</u> <u>Shareholder</u>	Hong Kong	300,000,000	Preferred <u>B</u>	<u>24%</u>	<u>N.A.</u>

Ming Yuet Lam	<u>Beneficial</u>	Hong Kong	79,999,998	Preferred	<u>6%</u>	<u>N.A.</u>
	<u>Shareholder</u>			<u>B</u>		

Confirm that the information in this table matches your public company profile on <a href="www.OTCMarkets.com">www.OTCMarkets.com</a>. If any updates are needed to your public company profile, log in to <a href="www.OTCIQ.com">www.OTCIQ.com</a> to update your company profile.

### 7) Legal/Disciplinary History

- A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, <u>in</u> the past 10 years:
  - 1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

### None.

2. Been the subject of the entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, financial- or investment-related, insurance or banking activities;

### None.

3. Been the subject of a finding, disciplinary order or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, a state securities regulator of a violation of federal or state securities or commodities law, or a foreign regulatory body or court, which finding or judgment has not been reversed, suspended, or vacated;

### None.

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

### None.

5. Been the subject of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

### None.

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

### None.

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party to or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

On December 2, 2021, Vikram P. Grover, an alleged former employee and consultant of the Company, filed a lawsuit against the Company in the United States District Court, Northern District of Illinois. Mr. Grover alleges lost wages, compensation, damages and accrued interest. The Company denies the allegations. None of the Company's current officers and directors were involved in the alleged hiring of Mr. Grover. On December 5, 2023, the same court entered a judgment in Mr. Grover's favor for the amount of \$57,903,750.00. The Company will seek to have the judgement vacated. The Company and Mr. Grover are presently in settlement negotiations through various third parties.

On August 31, 2023, Edward Stone Law P.C. (Stone Law), the Company's former attorneys. filed a lawsuit against the Company in the United States District Court of Connecticut. Stone Law was seeking the sum of \$81,409.00. for legal services. The Company denies these claims.

On September 21, 2023, Edward Stone Law P.C. (Stone Law), the Company's former attorneys. filed a lawsuit against the Company in the Supreme Court of the State of New York, County of New York. Stone Law was seeking the sum of \$41,042.50 for legal services. The Company denies these claims.

### 8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, update your company profile.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Vic Devlaeminck PC

Address 1: 10013 N.E. Hazel Dell Avenue, Suite 317

Address 2: Vancouver, WA 98685

Phone: (503) 806-3533

Email: vic@vicdevlaeminck.com

Name: Allen C. Tucci

Address 1: 1717 Arch Street, Suite 3500 Address 2: Philadelphia, PA 19103-2739

Phone: (215) 246-3192 Email: atucci@archerlaw.com

### Accountant or Auditor

Name: Trey Whitfield

Firm: TWC Consulting, LLC.
Address 1: 209 Caroline Lee Dr.
Address 2: Smyrna, TN 37167
Phone: (423) 329-3361

Email: trey@twclimited.com

Case: 1:21-cv-05054 Document #: 205 Filed: 08/15/24 P	age 49 o	f 105 PageID #:2572
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Investor Relations

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res	pect to this disclosure	er service provider(s) that <b>that assisted, advised, prepared, or provided information with statement</b> . This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any disassistance or services to the issuer during the reporting period.
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⊨m 9)	Disclosure & Finan	cial Information
9)	Disclosure & Finan	cial Information nt was prepared by (name of individual):
9)	Disclosure & Finan  This Disclosure Stateme  Name:	nt was prepared by (name of individual):  James A. Tilton
9)	Disclosure & Finan  This Disclosure Stateme  Name: Title:	nt was prepared by (name of individual):  James A. Tilton  President
9)	Disclosure & Finan  This Disclosure Stateme  Name:	nt was prepared by (name of individual):  James A. Tilton
<b>9)</b> A.	Disclosure & Finan  This Disclosure Stateme  Name:  Title:  Relationship to Issuer:	nt was prepared by (name of individual):  James A. Tilton  President  President
9)	Disclosure & Finan  This Disclosure Stateme  Name: Title: Relationship to Issuer:  The following financial st	nt was prepared by (name of individual):  James A. Tilton  President
<b>9)</b> A.	Disclosure & Finan  This Disclosure Stateme  Name:  Title:  Relationship to Issuer:	nt was prepared by (name of individual):  James A. Tilton  President  President
<b>9)</b> A.	Disclosure & Finan  This Disclosure Stateme  Name: Title: Relationship to Issuer:  The following financial st	nt was prepared by (name of individual):  James A. Tilton  President  President
<b>9)</b> A.	Disclosure & Finan  This Disclosure Stateme  Name: Title: Relationship to Issuer:  The following financial st  IFRS  X U.S. GAAP	nt was prepared by (name of individual):  James A. Tilton  President  President
<b>9)</b> A.	Disclosure & Finan  This Disclosure Stateme  Name: Title: Relationship to Issuer:  The following financial st  IFRS  X U.S. GAAP  The following financial st	Int was prepared by (name of individual):  James A. Tilton President President  attements were prepared in accordance with:  attements were prepared by (name of individual):
<b>9)</b> A.	Disclosure & Finan  This Disclosure Stateme  Name: Title: Relationship to Issuer:  The following financial st  IFRS X U.S. GAAP  The following financial st  Name:	nt was prepared by (name of individual):  James A. Tilton President President attements were prepared in accordance with:  attements were prepared by (name of individual):  Trey Whitfield
<b>9)</b> A.	Disclosure & Finan  This Disclosure Stateme  Name: Title: Relationship to Issuer:  The following financial st  IFRS  X U.S. GAAP  The following financial st	Int was prepared by (name of individual):  James A. Tilton President President  attements were prepared in accordance with:  attements were prepared by (name of individual):

Describe the qualifications of the person or persons who prepared the financial statements:<sup>5</sup> Accountant

Provide the following qualifying financial statements:

- Audit letter, if audited;
- o Balance Sheet:
- Statement of Income:
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

### **Financial Statement Requirements:**

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

### 10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, James A. Tilton certify that:
  - 1. I have reviewed this Disclosure Statement for Net Savings Link, Inc.;
  - Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and

<sup>&</sup>lt;sup>5</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

### May 2 2024

/s/ James A. Tilton, President

### Principal Financial Officer:

- I, James A. Tilton certify that:
  - 1. I have reviewed this Disclosure Statement for Net Savings Link, Inc.;
  - Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
  - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

### May 2 2024

/s/ James A. Tilton, Chief Financial Officer

# NET SAVINGS LINK, INC. Statement of Income and Retained Earnings (Deficit) For the Twelve Months Ended December 31, 2023 Unaudited

	Dec 31, 2023	Dec 31, 2022
Revenue	\$ 24,398,463	\$ -
OPERATING EXPENSES		
Officer Compensation	\$ 1,520,100	\$ 120,000
General and administrative	\$ 158,870	\$ 9,692,562
Legal Judgment Expenses	\$ 58,022,178	\$ -
Total Operating Expenses	\$ 59,701,148	\$ 9,812,562
OPERATING GAIN (LOSS)	\$(35,302,685)	\$ (9,812,562)
OTHER INCOME (EXPENSE)		
Consultancy Income	\$ -	\$ 691,516
Other Income (Expense)	\$ 7,891	\$ -
Interest Income (Expense)	\$ (86,598)	\$ (56,055)
Total Other Income (Expense)	\$ (78,707)	\$ 635,461
NET GAIN (LOSS)	\$(35,381,392)	\$ (9,177,101)

Unaudited

### NET SAVINGS LINK, INC. Financial Statements Balance Sheet For the Periods Ended December 31, 2023 & December 31, 2022

ASSETS	Dec 31, 2023	Dec 31, 2022
7.002.10		
Current Assets		
Cash on Hand, in Bank	25	596
Accounts Receivable	191,388	173,888
Share Issuance Receivable	4,000	4,000
Equity Interest	1,000,000	1,000,000
Total Current Assets	1,195,413	1,178,484
Noncurrent Assets		
Investment in Subsidiary	410,000	410,000
Fixed Asset Investment	119,560	119,560
Intangible Asset	5,000,000	5,000,000
Investment: DEX Exchange	15,080,000	15,080,000
Investment: Trading Desk	8,000,000	8,000,000
Investment: Cryptocurrency	30,440,000	30,440,000
Investment: Blockchain	12,415,000	12,415,000
Investment: Protocol	1,000,000	1,000,000
Investment: Awallet	8,350,000	8,350,000
Investment: AWC	2,500,000	2,500,000
Investment: Super Chain Capital	30,000	30,000
Investment: FUNGY	500,000	
Goodwill	2,070,000	2,070,000
Total Other Assets	85,914,560	85,414,560
Intangible Assets		
Cryptocurrency Holdings	24,398,463	0
Total Intangible Assets	24,398,463	0

111,508,436

86,593,044

**Total Assets** 

## NET SAVINGS LINK, INC. Financial Statements Balance Sheet For the Periods Ended December 31, 2023 & December 31, 2022 Unaudited

	<b>D</b>	<b>D</b>
LIABILITIES AND STOCKHOLDERS' EQUITY	Dec 31, 2023	Dec 31, 2022
LIABILITIES		
Current Liabilities		
Accounts Payable	178,625	178,287
Accrued Interest Accrued Wages	276,852 8,745,049	236,188 7,222,016
Note Payable - Pacific Stock Transfer	10,320	0 0
Note Payable - FUNGY	500,000	0
Contingent Liability - Stone Lawsuit(s)	118,428	0
Contingent Liability - Grover Lawsuit	57,903,750	0
Total Current Liabilities	67,733,024	7,636,491
Long-Term Liabilities		
Note Payable - Related Party	70,566	70,566
Investment Payable	25,000	25,000
Forgivable Loan	2,000	2,000 400,000
Non-convertible Notes Payable TG Private Equity	400,000 59,330,000	59,330,000
Convertible Note: Power Up Lending Group	0	65,000
Convertible Note: Leo's New Company	60,000	60,000
Convertible Note: Marbletown Advisors	23,228	23,228
Convertible Note: Arin, LLC	62,500	62,500
Convertible Note: Quick Capital, LLC	41,829	66,561
Convertible Note: 1800 Diagonal Lending, LLC	50,000	0
Note Payable: Active World Holdings Common Stock: Commitment Share	2,500,000	2,500,000 -70,148
Total Long-Term Liabilities	62,565,123	62,534,707
Total Liabilities	130,298,147	70,171,198
	100,200,111	10,111,100
STOCKHOLDERS' EQUITY Preferred, Series A Stock, \$0.00001 par		
value, 225,000,000 shares authorized,		
70,000,000 issued and outstanding		
at 12/31/23.	700	600
Preferred, Series B Stock, \$0.00001 par		
value, 1,275,000,000 shares authorized,		
1,270,587,868 issued and outstanding	40.700	10.700
at 12/31/23. Common Stock, \$0.001 par value,	12,706	12,706
6,655,000,000 shares authorized,		
6,556,972,533 issued and outstanding		
at 12/31/23.	6,556,973	6,354,311
Additional Paid-in-Capital	-3,268,455	-3,268,455
Additional Paid-in-Capital - Series B	25,219,016	25,219,016
Additional Paid-in-Capital - Common	3,763,773	3,796,699
Accumulated Deficit  Total Stockholders' Equity	-51,074,423 <b>-18,789,711</b>	-15,693,031 <b>16,421,846</b>
Total Stockholders Equity	-10,703,711	10,421,040

111,508,436

86,593,044

**Total Liabilities and Stockholders' Equity** 

### NET SAVINGS LINK, INC. Statement of Cash Flows For the Twelve Months Ended December 31, 2023 Unaudited

	De	c 31, 2023	De	ec 31, 2022
OPERATING ACTIVITIES				
Net Income (Loss)	\$ (3	35,381,392)	\$	(9,177,101)
Adjustments to reconcile net Income (Loss) to net cash provided by operations.	•		•	
Cash from Consultancy Services	\$	- (47 500)	\$	- (470,000)
Decrease (Increase) in Accounts Receivable	\$	(17,500)		(173,888)
Increase (Decrease) in Accounts Payable	\$	338	\$	89,558
Increase (Decrease) in Accrued Liabilities	\$	-	\$	64,280
Increase (Decrease) in Accrued Interest	\$	40,664	\$	-
Increase (Decrease) in Accrued Wages	\$	1,523,033	\$	-
Increase (Decrease) in Contingent Liabilities		58,022,178		4,749,000
Total Adjustments	\$ !	59,568,713	\$	4,728,950
Net Cash Provided by Operating Activities	\$ 2	24,187,320	\$	(4,448,151)
Investing Activities				
Asset Acquisition / Divestment	\$	(500,000)	\$	2,500,000
Cryptocurrency Holdings	\$ (2	24,398,463)		_
Net Cash Provided by Investment Activities		24,898,463)		2,500,000
Financing Activities				
Notes Payable	\$	540,736	\$	(2,500,000)
Stock Issuances	\$	202,762	\$	4,212,194
Paid in Capital	\$	(32,926)	\$	-
Net Cash from Financing Activities	\$	710,572	\$	1,712,194
Net Cash Increase for Period	\$	(571)	\$	(235,957)
Cash at Beginning of Period	\$	596	\$	236,553
Cash at End of Period	\$	25	\$	596

### NET SAVINGS LINK, INC. Statement of Stockholders' Equity December 31, 2023 Unaudited

	Common	Stock	Preferred	l Stock	Paid-In	Accum.	Total Stockholders'
	Shares	Amount	Shares	Amount	Capital	Earning	Equity
December 31, 2019	5,643,636,893	5,643,637	30,000,000	300	(3,629,717)	(2,829,470)	(815,250)
Stock Issuances - 12/31/20	200,000,000	200,000			(190,000)		10,000
Net Income (Loss) - 12/31/20						(172,973)	(172,973)
December 31, 2020	5,843,636,893	5,843,637	30,000,000	300	(3,819,717)	(3,002,443)	(978,223)
Stock Issuances	95,178,845	95,179	648,763,051	6,488	20,201,797		20,303,464
Net Income (Loss) - 12/31/21						(3,513,487)	(3,513,487)
December 31, 2021	5,938,815,738	5,938,816	678,763,051	6,788	16,382,080	(6,515,930)	15,811,754
Stock Issuances	415,495,129	415,495	651,824,817	6,518	9,365,181		9,787,194
Net Income (Loss) - 12/31/22						(9,177,101)	(9,177,101)
December 31, 2022	6,354,310,867	6,354,311	1,330,587,868	13,306	25,747,261	(15,693,031)	
Stock Issuances	202,661,666	202,662	10,000,000	100	(32,926)		169,835
Net Income (Loss) - 12/31/23						(35,381,392)	(35,381,392)
	6,556,972,533	6,556,973	1,340,587,868	13,406	25,714,335	(51,074,423)	(18,789,710)

### **NET SAVINGS LINK, INC.**

Notes to the Accounts December 31, 2023

### 1. Nature of Operations and Continuance of Business

The unaudited interim financial statements included herein have been prepared by Net Savings Link, Inc. ("NSL" or the "Company") in accordance with accounting principles generally accepted in the United States of America and the rules of the Securities and Exchange Commission. We suggest that these interim financial statements be read in conjunction with the unaudited financial statements and notes for the period ended 30 June, 2023. We believe that all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of financial position and the results of operations for the interim periods presented have been reflected herein and that the disclosures made are adequate to make the information not misleading. The results of operations for interim periods are not necessarily indicative of the results to be expected for the full year. Notes to the financial statements which would substantially duplicate the disclosure contained in the audited financial statements for the most recent fiscal year.

### 2. Going Concern

NSL's financial statements are prepared using Generally Accepted Accounting Principles applicable to a going concern that contemplates the realization of assets and liquidation of liabilities in the normal course of business. However, NSL has generated minimal revenue and accumulated significant losses since inception. As of September 30, 2023, the company has accumulated a deficit of \$16,756,499. All of these items raise substantial doubt about its ability to continue as a going concern. Management's plans with respect to alleviating the adverse financial conditions that caused management to express substantial doubt about the NSL's ability to continue as a going concern are as follows:

In order to fund the start-up of operations during the period ended March 31, 2022, management plans to enter into several financing transactions and try to raise funds. The continuation of the Company as a going concern is dependent upon its ability to generating profitable operations that produce positive cash flows. If the Company is not successful, it may be forced to raise additional debt or equity financing.

There can be no assurance that the Company will be able to achieve its business plans, raise any more required capital or secure the financing necessary to achieve its current operating plan. The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish the plan described in the preceding paragraph and eventually attain profitable operations. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

### 3. Related Party Transactions

The Company accrued wages for its current President and CEO at a rate of \$120,000 per year, along with other employees of the Company. As of March 31, 2023 and December 31, 2021, the Company owed a total of \$7,252,016 and \$7,222,016 respectively, to the current and predecessor President and CEO of the Company for back due wages.

Upon his taking over of the Company in January 2016, the Company began accruing \$1,000 per month for office rental and supplies from its President and CEO.

During February 2016, the President and CEO of the Company purchased 25,000,000 shares of preferred stock series A for cash of \$250.

On 21 July 2017, the company received 1 billion shares at par from Hemp Beer Inc, a private corporation registered in Colorado, in exchange for the use of the company's IP for the Hemp Beer brand. This has been recognized as a wholly owned subsidiary in the fiscal statements.

On 2 February 2021, the Company entered into a consulting agreement with TG Private Equity for the engagement of independent contractor services. The Company agreed to issue 30,000,000 (thirty million) shares of the Company's restricted Series A Preferred Stock in compensation to TG Private Equity.

Since February 2021 Company entered into various agreements with TG Private Equity Inc referred to below:

Note 7 On 6 March 2021, Digital Blockchain Token Company Acquisition Agreement between TG Private Equity & the Company.

Note 9 On 5 August 2021 the Company entered into a Digital OTC Agreement with TG Private Equity Inc. TG Private Equity Inc.

Note 8 On 5 November 2021 the Company entered into a DEX Agreement with TG Private Equity Inc.

Note 7 On 29 November 2021 the Company entered into a Digital Blockchain Native Token Agreement with TG Private Equity Inc.

Note 8 On 1 December 2021 the Company entered into a DEX2 Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create an NSAV DEX running on Binance chain. The Company agreed to issue \$8,000,000 of the Company's preferred B Shares.

Note 12 On 17 January 2022, the Company entered into a Digital Blockchain Token agreement with TG Private Equity Inc.

Note 13 On 17 January 2022, the Company entered into a Blockchain Protocol Venture agreement with TG Private Equity Inc.

Note 11 On 5 February 2022, the Company entered into a BQEX Digital Exchange Agreement with TG Private Equity Inc.

Note 11 On 25 February 2022, the Company entered into a Digital Blockchain Mining agreement with TG Private Equity Inc.

Note 12 On 26 February 2022, the Company entered into a Jinbao Digital Blockchain NFT agreement with TG Private Equity Inc.

Note 12 On 26 April 2022, the Company entered into a Digital Blockchain Mobile Mining Agreement with TG Private Equity Inc.

Note 14 On 18 April 2022, the Company entered into a Digital Wallet and Acoin distribution agreement with TG Private Equity Inc.

### 4. Stockholders' Equity

During February 2021, 30,000,000 Series A preferred shares were issued at \$0.00001.

During March 2021, 56,363,107 Ordinary shares were issued at \$0.0046 for settlement to Jake Noch.

During April 2021, 2,888,867 Ordinary shares were issued at \$0.001 in settlement for a commitment to Quick Capital LLC.

During April 2021, a holder of 6,937,427 common stock shares elected to convert these shares at a conversion price of \$0.0062.

On 7 May 2021, 31,928,481 Series B convertible preferred stock were issued at \$0.03132 per share for a cost basis of \$1,000,000.

On 17 June 2021, 34,722,222 Series B convertible preferred stock were issued at \$0.014400 per share at a cost basis of \$500,000.

On 25 June 2021, 5,952,380 Series B convertible preferred stock were issued at \$0.033600 per share at a cost basis of \$200,000.

On 25 June 2021, 500,000,000 Series B convertible preferred stock were issued at \$0.034900 per share at a cost basis of \$17,450,000.

On 25 June 2021, 35,859,572 Series B convertible preferred stock were issued at \$0.0119514 per share at a cost basis of \$428,571.

On 25 June 2021, 2,314,813 Series B convertible preferred stock were issued at \$0.0072000 per share at a cost basis of \$16,667.

On 25 June 2021, 6,985,583 Series B convertible preferred stock were issued at \$0.0086584 per share at a cost basis of \$60,484.

On 15 September 2021 1,161,389 Ordinary Shares were issued at \$0.0302 in settlement for a commitment to Quick Capital LLC.

On 15 September 2021 1,161,389 Ordinary Shares were issued at \$0.0302 in settlement for a commitment to Marbletown Advisors LLC.

On 1 October 2021, 2,666,666 Ordinary Shares were issued at \$0.015 at a cost basis of \$40,000 to Jeremy Christianson.

On 1 October 2021, 4,000,000 Ordinary Shares were issued at \$0.001 at a cost basis of \$400 to Jeremy Christianson.

On 29 October 2021, 20,000,000 Ordinary Shares were issued at \$0.015 at a cost basis of \$300,000 to Jeremy Christianson.

On 9 December 2021, 1,000,000 Series B convertible preferred stock were issued at \$0.001 at a cost basis of \$1,000 to Arin LLC.

On 1 April 2022, 79,999,998 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$533,333 to Ming Yuet Lam.

On 1 April 2022, 60,000,000 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$1,200,000 to Kim Chang Chan.

On 1 April 2022, 46,583,340 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$931,667 to Zheng Li.

On 1 April 2022, 46,722,685 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$935,454 to Siu Ming Je.

On 1 April 2022, 266,643,977 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$5,332,880 to Synergy Resources Inc.

On 6 May 2022, TG Private Equity Inc. cancelled and returned 500,000,000 Series B convertible preferred stock.

On 14 April 2022, 33,333,334 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$666,667 to Veronica Raquel Welch.

On 14 April 2022, 266,666,666 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$5,333,333 to Synergy Resources Inc,.

On 22 April 2022, 1,824,817 Series B convertible preferred stock were issued at \$0.0137 at a cost basis of \$25,000 to Ajay Athwal.

On 31 May 2022, 300,000,000 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$6,000,000 to Cheuk Wing Kong.

On 31 May 2022, 50,000,000 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$1,000,000 to Kong Cheer Ltd.

On 6 May 2022, 295,495,129 Common stock were issued at \$0.0115 at a cost basis of \$3,398,194 to SRAX Inc.

On 27 May 2022, 20,000,000 Common stock were issued at \$0.0102 at a cost basis of \$204,000 to Stephen Posner.

On 28 July 2022, 100,000,000 Common stock were issued at \$0.0061 at a cost basis of \$610,000 to May Davis Partners Acquisition Company LLC.

On 31 August 2022, 295,495,129 Common stock were issued at \$0.0115 at a cost basis of \$3,398,193.98 to SRAX, Inc.

On 17 July 2023, 25,000,000 Common stock were issued at \$0.0034 at a cost basis of \$85,000 to Power Up Lending Group, Ltd.

On 27 July 2023, 20,000,000 Common stock were issued at \$0.0047 at a cost basis of \$94,000 to Quick Capital, LLC.

On 3 August 2023, 40,000,000 Common stock were issued at \$0.0035 at a cost basis of \$140,000 to Power Up Lending Group, Ltd.

On 3 August 2023, 25,000,000 Common stock were issued at \$0.0035 at a cost basis of \$87,500 to 1800 Diagonal Lending, LLC.

On 8 August 2023, 23,500,000 Common stock were issued at \$0.0023 at a cost basis of \$54,050 to Power Up Lending Group, Ltd.

On 15 August 2023, 10,000,000 Series A preferred shares were issued at \$0.00001 at a cost basis of \$100 to James A. Tilton.

On 17 August 2023, 50,000,000 Common stock were issued at \$0.0017 at a cost basis of \$85,000 to Power Up Lending Group, Ltd.

On 18 September 2023, 19,161,666 Common stock were issued at \$0.0014 at a cost basis of \$26,826.33 to Quick Capital, LLC.

### 5. Intangible Asset

On 29 November 2021 the Company entered into a Digital Blockchain Native Token Agreement with TG Private Equity Limited. TG Private Equity Limited agreed to facilitate the creation of an NSAV Native Token called NSBC, run on the OKEX chain. The Company agreed to pay USD 70,000 and issue \$7,000,000 worth of the Company's preferred B Shares. This payment entitled the Company to own 50% of the founder's token pool, which constituted 5% of the total pool available. This realized to be 50,000,000 tokens. As of the 31 December 2021 these tokens were valued at \$0.10 given at value of \$5,000,000.

This has been treated as intangible asset in the financial statements as crypto assets do not meet the definition of cash or cash equivalents; financial instruments or financial assets. Although crypto assets may be held for sale in the ordinary course the business, they are not tangible assets and therefore may the definition of inventory. Intangible assets are defined as an asset that has no physical substance and crypto assets would generally meet the definition of intangible assets.

### 6. Goodwill

On 6 March 2021, the Company entered into a Digital Blockchain Token Company Acquisition Agreement between TG Private Equity Inc & the Company to create a "Token Company" called SBCDF Investment Inc. TG Private Equity Inc will issue a token in the third quarter of 2021. The Company realized a goodwill on the issuance of \$17,450,000.

On 6 May 2022, TG Private Equity Inc cancelled and returned 500,000,000 Series B convertible preferred stock back to the Company. The goodwill on the creation of the SBCDF Investment token has been reversed.

On 29 November 2021 the Company entered into a Digital Blockchain Native Token Agreement with TG Private Equity Inc. TG Private Equity Inc agreed to facilitate the creation of an NSAV Native Token called NSBC, run on the OKEX chain. The Company realized goodwill of \$2,070,000.

### 7. DEX Exchange

On 5 November 2021 the Company entered into a DEX Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create an NSAV DEX running on OKEX chain. The Company agreed to issue \$7,000,000 of the Company's preferred B Shares and \$80,000 cash.

On 1 December 2021 the Company entered into a DEX2 Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create an NSAV DEX running on Binance chain. The Company agreed to issue \$8,000,000 of the Company's preferred B Shares.

### 8. OTC Trading Desk

On 5 August 2021 the Company entered into a Digital OTC Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of an OTC Cryptocurrency Trading Desk for the Company. The Company agreed to issue \$8,000,000 worth of Company's preferred B Shares and \$30,000 cash as consideration.

### 9. Legal Litigation

On December 2, 2021, Vikram P. Grover, an alleged former employee and consultant of the Company, filed a lawsuit against the Company in the United States District Court, Northern District of Illinois. Mr. Grover alleges lost wages, compensation, damages and accrued interest. The Company denies the allegations. None of the Company's current officers and directors were involved in the alleged hiring of Mr. Grover. On December 5, 2023, the same court entered a judgment in Mr. Grover's favor for the amount of \$57,903,750.00. The Company will seek to have the judgement vacated.

The Company and Mr. Grover are presently in settlement negotiations through various third parties.

### 10. Cryptocurrency

On 5 February 2022, the Company entered into a BQEX Digital Exchange Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in BQEX cryptocurrency exchange. The Company agreed to pay \$100,000 cash and issue \$25,000,000 worth of the Company's preferred B shares as consideration. The Company also agreed to pay \$200,000 worth of its common stock and agreed to pay \$50,000 by 28 April 2022 and a further \$50,000 by 29 May 2022.

On 25 February 2022, the Company entered into a Digital Blockchain Mining agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in the HIVE Cryptocurrency Mining project. The Company agreed to pay \$40,000 cash and issue \$5,000,000 worth of the Company's preferred B Shares as consideration.

### 11. Blockchain

On 17 January 2022, the Company entered into a Digital Blockchain Token agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of a blockchain NFT Token named MNC. The Company agreed to pay \$35,000 cash and issue \$7,000,000 worth of its Preferred B shares.

On 26 February 2022, the Company entered into a Jinbao Digital Blockchain NFT agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of a Jinbao blockchain NFT Token. The Company agreed to pay \$100,000 cash and issue \$1,000,000 worth of its Preferred B shares. The Company will also issue \$200,000 worth of its common stock shares.

On 26 April 2022, the Company entered into a Digital Blockchain Mobile Mining Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in the Hive Digital Blockchain Mobile Mining Project. The Company agreed to pay \$80,000 cash and issue \$4,000,000 worth of the Company's preferred B shares as consideration.

### 12. Protocol

On 17 January 2022, the Company entered into a Blockchain Protocol Venture agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a Joint Venture with VAGABOND protocol. The Company agreed to pay and issue \$1,000,000 worth of its Preferred B shares.

### 13. Awallet

On 18 April 2022, the Company entered into a Digital Wallet and Acoin distribution agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in Awallet. The Company agreed to pay \$130,000 cash and agreed to issue \$8,000,000 worth of the Company's preferred B shares as consideration. Along with this the Company agreed to issue \$200,000 worth of the Company's common stock and pay \$20,000 cash by 1 July 2022.

### 14. Active World Club

On 14 October 2022, the Company entered into an Agreement with Active World Holdings, Inc. to issue preferred shares in exchange for 100% interest in AWC Exchange Inc.

This Agreement was subsequently amended in the Acquisition Agreement dated 21 December 2022, where by a Promissory Note was entered into for \$2,500,000.

On 3 March 2023, the Company and AWH amended the 21 December 2022 Acquisition Agreement. The Company and AWH will form a joint venture to develop and operate the AWC exchange. The Company will invest \$250,000 into the joint venture, in the form of a promissory note and the 21 December 2022 promissory notes in the amount of \$2.5 million are cancelled.

On November 30, 2023, the Company and AWH amended and effectively cancelled the March 3, 2023 Joint Venture Agreement and reverted back to the December 20, 2022 Amended Acquisition Agreement, whereby the Company purchased from AWH 100% of www.awcexchange.com, which was rebranded www.nsavx.com. The purchase price was two million five hundred thousand U.S. Dollars (\$2,500,000.00), payable in the form of a one-year, Convertible Secured Promissory Note, bearing an interest rate of 8% per annum.

### 15. FUNGY

On July 21, 2023, the Company entered into a definitive share purchase agreement with Valiant Eagle, Inc., to acquire 40% of the shares of the state-of-the-art NFT Marketplace, FUNGY, for five hundred thousand U.S. Dollars, (\$500,000.00), payable in the form of a one year promissory note, bearing an interest rate of 8% per annum.

On January 8, 2024, the Company and Valiant Eagle, Inc. mutually agreed to rescind the July 21, 2023 agreement and cancel the promissory note.

### 16. Edward Stone Lawsuit #1

On August 31, 2023, Edward Stone Law P.C. (Stone Law), the Company's former attorneys. filed a lawsuit against the Company in the United States District Court of Connecticut. Stone Law was seeking the sum of \$81,409.00. for legal services. The Company denies these claims.

### 17. Edward Stone Lawsuit #2

On September 21, 2023, Edward Stone Law P.C. (Stone Law), the Company's former attorneys. filed a lawsuit against the Company in the Supreme Court of the State of New York, County of New York. Stone Law was seeking the sum of \$41,042.50 for legal services. The Company denies these claims.

### 18. Cryptocurrency Holdings

In Q4 2023, the Company received various cryptocurrency assets in exchange for services rendered. The revenue was recorded accordingly, and the cryptocurrency assets were recorded as Intangible Assets.

### 19. Financial Statement Revisions

On May 2, 2024, the Company revised the presentation of the Annual 2023 financial statements. Changes were made to show Annual 2023 compared to Annual 2022, rather than Q4 2023 to Q3 2023. In addition, the Statement of Shareholder's Equity (SSE) was revised to included Preferred Shares, the lack of which was resulting in an incorrect ending balance on the SSE.

### Exhibit "D"

### **Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines**

### Net Savings Link, Inc.

2374 Route 390, P.O. Box 609, Mountainhome, PA 18342 Phone: (718) 569-8815 Website: http://nsavholdinginc.com Email: info@nsavholdinginc.com SIC Code: 737

### **Quarterly Report**

For the period ending March 31, 2024 (the "Reporting Period")

### **Outstanding Shares**

The number of shares outstanding of our Common Stock was:

7,001,652,800 as of March 31, 2024

6,556,972,533 as of December 31, 2023

Shell Status	
_	mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933
Rule 12b-2 of the E	Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
Yes: □ No	o: ⊠
Indicate by check r	mark whether the company's shell status has changed since the previous reporting period:
Yes: □ No	o: ⊠
Change in Contro Indicate by check r	ol mark whether a Change in Control <sup>4</sup> of the company has occurred during this reporting period:
Yes: □ No	o: ⊠
4 "Change in Control" shall	I mean any events resulting in:

<sup>(</sup>i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting

<sup>(</sup>ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

<sup>(</sup>iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

<sup>(</sup>iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

### 1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer and names used by predecessor entities, along with the dates of the name changes.

The Company was incorporated under the laws of the State of Nevada as Calibert Explorations, Ltd. on February 21, 2007. On November 11, 2010, the Company changed its name to its current name, Net Savings Link, Inc.

Current State and Date of Incorporation or Registration: Colorado, Converted on February 28, 2017.

Standing in this jurisdiction: (e.g. active, default, inactive): Active and in Good Standing.

Prior Incorporation Information for the issuer and any predecessors during the past five years: None.

Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:

### None.

List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

On On February 28, 2021, the Company entered into a definitive share purchase agreement with Virtuabroker Ltd., a company incorporated under the laws of England, to acquire 10% of the shares of Virtuabroker Ltd., in exchange for a cash payment of sixty thousand and sixty U.S. Dollars (\$60,060.00).

On March 6, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 25% stake in SBCDF Investment, Inc. The purchase price for the acquisition was 500 million restricted Series Preferred B shares. The Company retains an option to purchase an additional 25% under the same terms. On April 9, 2021, the Company notified TG Private Equity Inc. that it will exercise said option.

On April 6, 2021, the Company entered into a definitive share purchase agreement with Eminaich LLC., a Wyoming limited liability company, to acquire a 20% stake in a startup ridesharing platform, Rydehails LLC, a Wyoming limited liability company. The purchase price for the acquisition was 31,928,481 restricted Series B Preferred Shares. The Company retains an option to purchase an additional 10% stake in Rydehails LLC for two million U.S. Dollars (\$2,000,000.00).

On August 5, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 40% stake in Super Chain Capital Ltd., a company incorporated under the laws of Hong Kong. Super Chain Capital Ltd. owns and operates the premium OTC cryptocurrency trading desk, www.HKOTC.co, which is also based in

Hong Kong. The purchase price for the acquisition was thirty thousand U.S. Dollars (\$30,000.00) in cash and eight million U.S. Dollars (\$8,000,000.00) of restricted Series B Preferred Shares.

On October 21, 2021, the Company entered into a Letter of Intent (L.O.I.) to acquire a 51% stake in Bwang Group Limited, a company incorporated under the laws of Hong Kong. Bwang Group Limited owns and operates leading

<u>cryptocurrency exchange BW.com, www.BW.com</u>. <u>Due to a confidentiality agreement, additional terms were not disclosed.</u>

On December 31, 2021, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 5% stake in Singapore based Technicorum Holdings www.technicorum.com, with an option for an additional stake. Technicorum is a global investment and compliance company. According to Technicorum, their post-money valuation is \$120 million. Technicorum is a consortium specializing in digital assets, with expertise in ICO's, IEO's and IDO's, and over the past year, into DeFi and NFT's, as well as recently, GameFi, SocialFi, and the Metaverse.

On January 17, 2022, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 50% stake in Vagabond Technology Solutions, LLC. NSAV and Vagabond will together further develop and Market Vagabond's already rapidly growing blockchain protocol https://vagabondapp.io/ . The purchase price for the acquisition was one million U.S. Dollars (\$1,000,000.00) of restricted Series B Preferred Shares.

On January 27, 2022, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 10% stake in Metaverse Network LLC. (MNC) https://metaversenetwork.llc/. MNC's main asset is its ownership of leading cryptocurrency exchange, BQEX Ltd. https://bqex.ltd/ BQEX Exchange has over 4 million registered users. The purchase price for the acquisition was one hundred thousand U.S. Dollars (\$100,000.00) in cash, twenty-five million U.S. Dollars (\$25,000,000.00) of restricted Series B Preferred Shares and two hundred thousand U.S. Dollars (\$200,000.00) of unrestricted common stock.

MNC's additional holdings include VAEX, a Centralized Cryptocurrency Exchange (CEX) regulated in Dubai. <a href="https://vaex.tech/en\_US/">https://vaex.tech/en\_US/</a>. VAEX is one of the few Centralized Crypto Exchanges that connects Centralized with Decentralized Wallets. Hive Codes Incorporation https://hive.codes/, the world's first blockchain home mining device able to mine multiple tokens. Jinbao NFT, based on Jackie Chan's, "The Little Big Soldier" https://jinbaonft.com/. The Awallet WEB3 Wallet platform, which has the capability to allow blockchain users to manage more than 100 different cryptocurrencies from their mobile device securely and efficiently.

On February 25, 2022, the Company entered into a definitive agreement with an affiliated party, TG Private Equity Inc., to acquire a 50% stake in crypto mining company, HIVE Strategy LLC. The purchase price for the acquisition was forty thousand U.S. Dollars (\$40,000.00) in cash and Five million U.S. Dollars (\$5,000,000.00) of restricted Series B Preferred Shares.

On October 14, 2022, the Company entered into an Agreement with Active World Holdings, Inc. (AWH) to issue preferred shares in exchange for 100% interest in AWC Exchange Inc., thereby owning 100% of www.awcexchange.com. In addition to the preferred shares, the Company agreed to pay AWH two hundred and fifty thousand U.S. Dollars (\$250,000.00) and a consulting agreement for fifty thousand U.S. Dollars (\$50,000.00) per month

On December 20, 2022, the Company completed the acquisition of the Centralized Cryptocurrency Incubator Exchange, www.awcexchange.com, from Active World Holdings, Inc., for two million five hundred thousand U.S. Dollars (\$2,500,000.00) payable in the form or two convertible promissory notes.

On March 3, 2023, the Company and AWH amended the 21 December 2022 Acquisition Agreement. The Company and AWH will form a joint venture to develop and operate the AWC exchange. The Company will invest two hundred and fifty thousand U.S. Dollars (\$250,000) into the joint venture, in the form of a promissory note and the 21 December 2022 promissory notes in the amount of two million five hundred thousand U.S. Dollars (\$2,500,000.00) are cancelled.

On November 30, 2023, the Company and AWH amended and effectively cancelled the March 3, 2023 Joint Venture

Agreement and reverted back to the December 20, 2022 Amended Acquisition Agreement, whereby the Company

purchased from AWH 100% of www.awcexchange.com, which was rebranded www.nsavx.com. The purchase price was
two million five hundred thousand U.S. Dollars (\$2,500,000.00), payable in the form of a one-year, Convertible Secured

Promissory Note, bearing an interest rate of 8% per annum.

On July 21, 2023, the Company entered into a definitive share purchase agreement with Valiant Eagle, Inc., to acquire 40% of the shares of the state-of-the-art NFT Marketplace, FUNGY, for five hundred thousand U.S. Dollars, (\$500,000.00), payable in the form of a one year promissory note, bearing an interest rate of 8% per annum.

On January 8, 2024, the Company and Valiant Eagle, Inc. mutually agreed to rescind the July 21, 2023 agreement and cancel the promissory note.

Address of the issuer's principal executive office:

2374 Route 390, P.O. Box 609, Mountainhome, PA 18342

Address of the issuer's principal place of business:

X Check if principal executive office and principal place of business are the same address:

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

No:  $\boxtimes$  Yes:  $\square$  If Yes, provide additional details below:

### 2) Security Information

### **Transfer Agent**

Name: Pacific Stock Transfer Co.

Phone: (800)-785-7782

Email: <u>info@pacificstocktransfer.com</u>

Address: 6725 Via Austi Parkway, Suite 300, Las Vegas, NV 89119

### **Publicly Quoted or Traded Securities:**

The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.

Trading symbol: NSAV

Exact title and class of securities outstanding:

CUSIP:

Par or stated value:

Common Stock
64112L203
\$0.001

Total shares authorized: 7,155,000,000 as of date: March 31, 2024
Total shares outstanding: 7,001,652,800 as of date: March 31, 2024
Total number of shareholders of record: 335 as of date: March 31, 2024

Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.

N.A.

### Other classes of authorized or outstanding equity securities that do not have a trading symbol:

The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g., preferred shares that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of the security: Class A Preferred

Par or stated value: \$0.00001
Total shares authorized: 70.000.000

Total shares authorized: 70,000,000 as of date: March 31, 2024
Total shares outstanding: 70,000,000 as of date: March 31, 2024
Total number of shareholders of record: 2 as of date: March 31, 2024

Exact title and class of the security:	Class B Preferred	
Par or stated value:	\$0.00001	
Total shares authorized:	1,275,000,000	as of date: March 31, 2024
Total shares outstanding (if applicable):	1,270,587,868	as of date: March 31, 2024
Total number of shareholders of record (	if applicable): 17	as of date: March 31, 2024

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities. N.A.

### Security Description:

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

- 1. For common equity, describe any dividend, voting and preemption rights.
- (1) Dividend Rate. The holders of Common Stock shall be entitled to receive dividends when, as, and if declared by the board of directors out of assets legally available therefor.
- (2) Voting Rights. Except as otherwise provided by the CRS, the holders of the issued and outstanding shares of the Common Stock shall be entitled to one vote for each share. No holder of shares of Common Stock shall have the right to cumulate votes.
- (3) Liquidation Rights. In the event of liquidation, dissolution, or winding up of the affairs of the corporation, whether voluntary or involuntary, subject to the prior rights of the holders of Series A Preferred Stock and Series B Preferred Stock, if any, the holders of shares of the Common Stock can share ratably in the corporation's assets, and shall share equally and ratably in the corporation's assets available for distribution after giving effect to any liquidation preference of any shares of the Series A Preferred Stock or Series B Preferred Stock. A merger, conversion, exchange, or consolidation of the corporation with or into any other person or sale or transfer of all or any part of the assets of the corporation (which shall not in fact result in the liquidation of the corporation and the

distribution of assets to stockholders) shall not be deemed to be a voluntary or involuntary liquidation, dissolution or winding up of the affairs of the corporation.

- (4) No Conversion, Redemption, or Preemptive Rights. The holders of Common Stock shall not have any conversion, redemption, or preemptive rights.
- (5) Consideration for Shares. The Common Stock authorized by this article shall be issued for such consideration as shall be fixed, from time to time, by the board of directors.
  - 2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

### **Series A Preferred Stock**

- (1) Voting Rights. Except as otherwise provided by the CRS, the holders of the issued and outstanding shares of the Series A Preferred Stock shall be entitled to 1,000 votes for each share held by them.
- (2) Consideration for Shares. The shares of the Series A Preferred Stock authorized by this article shall be issued for such consideration as shall be fixed, from time to time, by the board of directors.

### Series B Preferred Stock

- (1) Voting Rights. Except as otherwise provided by the CRS, the holders of the issued and outstanding shares of the Series B Preferred Stock shall be entitled to one vote for each share held by them.
- (2) Conversion Rights. The holders of shares of the corporation's Series B Preferred Stock shall have the right to convert each share of Series B Preferred Stock held by them to one share of the corporation's Common Stock.
- (3) Consideration for Shares. The shares of the Series B Preferred Stock authorized by this article shall be issued for such consideration as shall be fixed, from time to time, by the board of directors.
  - 3. Describe any other material rights of common or preferred stockholders.

### None.

4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

### None.

#### 3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any changes to the total shares outstanding of any class of the issuer's securities **in the past two completed fiscal years and any subsequent interim period**.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

#### A. Changes to the Number of Outstanding Shares for the two most recently completed fiscal years and any subsequent period.

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No:  $\square$  Yes: X (If yes, you must complete the table below)

Shares Outst	anding <u>Opening Balan</u>	ice:								
Date: Janua	ry 1, 2022		*Right-click the rows below and select "Insert" to add rows as needed.							
Common: <u>5,9</u>	938,815,738									
Preferred A: 6										
Preferred Date of	B: 618,763,051 Transaction type	Number of	Class of	Value of	Were the	Individual/ Entity	Reason for share	Restricted or	Exemption	
Transaction	(e.g., new issuance, cancellation, shares returned to treasury)	Shares Issued (or cancelled)	Securities	shares issued (\$/per share) at Issuance	shares issued at a discount to market price at the time of issuance? (Yes/No)	Shares were issued to.  ***You must disclose the control person(s) for any entities listed.	issuance (e.g. for cash or debt conversion) - OR- Nature of Services Provided	Unrestricted as of this filing.	or Registration Type.	
March 21, 2024	New Issuance	19,548,1 50	Commo n Stock	\$0.001 4	Yes	Leo's New Company LLC, Miguel Santana, Managing Member	Debt Conversion	Restricte d	4 (2) Exemptio n	
March 18, 2024	New Issuance	80,132,1 17	Commo n Stock	\$0.001 <u>4</u>	Yes	Marbletown Advisors LLC, Jasahn Sommerville, Manager	Debt Conversion	Restricte d	4 (2) Exemptio n	
<u>January</u> <u>31, 2024</u>	New Issuance	<u>200,000,</u> <u>000</u>	Commo n Stock	\$0.001 9	<u>Yes</u>	Danyi Zhang	Debt Conversion	Restricte d	4 (2) Exemptio n	

<u>January</u> <u>9, 2024</u>	New Issuance	35,000,0 00	Commo n Stock	\$0.001 <u>5</u>	<u>Yes</u>	Arin, LLC, Adam Ringer, Manager	Debt Conversion	Restricte d	4 (2) Exemption
<u>January</u> <u>9, 2024</u>	New Issuance	110,000, 000	Commo n Stock	\$0.002 <u>3</u>	Yes	Arin, LLC, Adam Ringer, Manager	Debt Conversion	Restricte d	4 (2) Exemptio n
Septemb er 18, 2023	New Issuance	19,161,6 66	Commo n Stock	\$0.001 4	Yes	Quick Capital, LLC, Eilon Natan, Managing Partner	Debt Conversion	Restricte d	4 (2) Exemptio n
<u>August</u> 17, 2023	New Issuance	50,000,0 00	Commo n Stock	\$0.001 7	<u>Yes</u>	Power Up Lending Group, Ltd., Curt Kramer, President	Debt Conversion	Restricte d	4 (2) Exemptio n
<u>August</u> 15, 2023	New Issuance	10,000,0 00	Preferre d A	\$0.000 01	N.A,	James A. Tilton	Cash	Restricte d	4 (2) Exemptio n
August 8, 2023	New Issuance	23,500,0 00	Commo n Stock	\$0.002 <u>3</u>	Yes	Power Up Lending Group, Ltd., Curt Kramer, President	Debt Conversion	Restricte d	4 (2) Exemptio n
August 3, 2023	New Issuance	25,000,0 00	Commo n Stock	\$0.003 <u>5</u>	Yes	1800 Diagonal Lending, LLC, Curt Kramer, President	<u>Cash</u>	Restricte d	4 (2) Exemptio n
August 3, 2023	New Issuance	40,000,0 00	Commo n Stock	\$0.003 5	Yes	S1800 Diagonal Lending, LLC, Curt Kramer, President	Debt Conversion	Restricte d	4 (2) Exemptio n
July 27, 2023	New Issuance	20,000,0 00	Commo n Stock	\$0.004 7	<u>Yes</u>	Quick Capital, LLC, Eilon Natan, Managing Partner	Debt Conversion	Restricte d	4 (2) Exemptio n

July 17, 2023	New Issuance	25,000,0 00	Commo n Stock	\$0.003 4	Yes	Power Up Lending Group, Ltd.,	Debt Conversion	Restricte d	4 (2) Exemptio n
						Curt Kramer, President			
August 31, 2022	New Issuance	295,495, 129	Commo n Stock	\$0.011 <u>5</u>	<u>No</u>	SRAX, Inc., Randy Clark, COO	Consulting Services	Restricte d	4 (2) Exemptio n
<u>July</u> 28,2022	New Issuance	100,000, 000	Commo n Stock	\$0.006 1	Yes	May Davis Partners Acquisition Company, LLC, Owen May, President	Investment Banking Services	Restricte d	4 (2) Exemption
May 31, 2022	New Issuance	300,000 <u>,</u> 000	Preferre d B	\$0.02	<u>No</u>	Cheuk Wing Kong	Acquisition	Restricte d	4 (2) Exemptio n
May 31, 2022	New Issuance	50,000,0 00	Preferre d B	\$0.02	<u>No</u>	Kong Cheer Limited, On Lee Yu, Director	Acquisition	Restricte d	4 (2) Exemptio n
May 31, 2022	New Issuance	<u>20,000,0</u> <u>00</u>	Commo n Stock	\$0.02	<u>No</u>	Stephen J. Posner	Consulting Services	Restricte d	4 (2) Exemptio n
April 22, 2022	New Issuance	1,824,81 7	Preferre d B	\$0.013 7	<u>No</u>	Ajay Athwal	Consulting Services	Restricte d	4 (2) Exemptio n
<u>April 14,</u> <u>2022</u>	New Issuance	33,333,3 34	Preferre d B	\$0.02	<u>No</u>	Veronica Raquel Welch	Acquisition	Restricte d	4 (2) Exemptio n
April 14, 2022	New Issuance	266,666, 666	Preferre d B	\$0.02	<u>No</u>	SYNERGY Resources Inc., Cho Wing Lam, CEO	Acquisition	Restricte d	4 (2) Exemptio n
April 6, 2022	Cancellation	<u>500,000,</u> <u>000</u>	Preferre d B	N.A.	N.A.	T.G. Private Equity Inc., Yeung Tze Ling, Director	N.A.	N.A.	N.A.

April 1, 2022	New Issuance	26,666,6 66	Preferre d B	\$0.02	<u>No</u>	Ming Yuet Lam	Acquisition	Restricte d	4 (2) Exemptio n
April 1, 2022	New Issuance	<u>26,666,6</u> <u>66</u>	Preferre d B	\$0.02	<u>No</u>	Ming Yuet Lam	Acquisition	Restricte d	4 (2) Exemptio n
April 1, 2022	New Issuance	<u>26,666,6</u> <u>66</u>	Preferre d B	\$0.02	<u>No</u>	Ming Yuet Lam	Acquisition	Restricte d	4 (2) Exemptio n
April 1, 2022	New Issuance	60,000,0 00	Preferre d B	\$0.02	<u>No</u>	Kim Ching Chan	Acquisition	Restricte d	4 (2) Exemptio n
April 1, 2022	New Issuance	46,583,3 40	Preferre d B	\$0.02	<u>No</u>	Zheng Li	Acquisition	Restricte d	4 (2) Exemptio n
<u>April 1,</u> <u>2022</u>	New Issuance	46,583,3 40	Preferre d B	\$0.02	<u>No</u>	Siu Ming Je	Acquisition	Restricte d	4 (2) Exemptio n
April 1, 2022	New Issuance	<u>266,643,</u> <u>977</u>	Preferre d B	\$0.02	No	SYNERGY Resources Inc., Cho Wing Lam, CEO	Acquisition	Restricte d	4 (2) Exemptio n
Shares Outst	anding on Date of Thi	s Report:		-			1		
Ending Balance:									
Date: March	n 31, 2024								

**Example:** A company with a fiscal year end of December 31<sup>st</sup> 2023, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2022 through December 31, 2023 pursuant to the tabular format above.

\*\*\*Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

Use the space below to provide any additional details, including footnotes to the table above:

#### **B.** Promissory and Convertible Notes

Common: 7,001,652,800

Preferred A: 70,000,000

Preferred B: 1,270,587,868

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

No: Yes: X (If yes, you must complete the table below)

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder.  *** You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g. Loan, Services, etc.)
January 5, 2024	<u>51,178</u>	50,000. 00	1,178	Januar y 5, 2025	50% of market price.	Arin Fund, LLC, Adam Ringer, Manager	Loan
Novemb er 30, 2023	2,566,849	2,500,0 00	66,849	Novem ber 29, 2024	90% of market price.	Active World Holdings, Inc Alfonso Knoll, CEO	Acquisition
August 16, 2023	32,249	30,000. 00	2.249	August 16, 2024	50% of market price.	1800 Diagonal Lending, LLC, Curt Kramer, President	Loan
August 7, 2023	21,558	<u>20,000.</u> <u>00</u>	1,558	August 7, 2024	50% of market price.	1800 Diagonal Lending, LLC, Curt Kramer, President	Loan
<u>Septemb</u> <u>er 23,</u> <u>2021</u>	0	62,500. 00	1,537	Septe mber 23, 2022	50% of market price.	Arin, LLC, Adam Ringer, Manager	Loan
<u>Septemb</u> <u>er 15,</u> <u>2021</u>	23,228	<u>23.228.</u> <u>00</u>	<u>0</u>	March 15, 2022	50% of market price.	Quick Capital, LLC, Eilon Natan, Managing Partner	Loan
July 28, 2021	60,707	<u>50,000.</u> <u>00</u>	10,707	July 28, 2022	50% of market price.	Leo's New Company LLC, Miguel Santana, Managing Member	<u>Loan</u>
April 9, 2021	18,601	43,333. 00	<u>0</u>	Octobe r 9, 2021	50% of market price.	Quick Capital, LLC, Eilon Natan, Managing Partner	Loan
October 9, 2017	407,255	400,000	<u>207,25</u> <u>5</u>	Octobe r 9, 2018	\$0.001 per share.	Danyi Zhang	Acquisition

<sup>\*\*\*</sup>Control persons for any entities in the table above must be disclosed in the table or in a footnote here.

Use the space below to provide any additional details, including footnotes to the table above:

#### 4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. Ensure that these descriptions are updated on the Company's Profile on www.OTCMarkets.com.

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Net Savings Link's vision is the establishment of a fully integrated technology company that provides turnkey technological solutions to the cryptocurrency, blockchain and digital asset industries. Over time, the Company plans to provide a wide range of services such as software solutions, e-commerce, advisory services, financial services and information technology.

The Company has and will continue to invest in companies in the cryptocurrency, blockchain and digital asset sectors.

On August 9, 2021, the Company launched a centralized cryptocurrency platform, NSAV Exchange. The company plans to commence operations as soon as the legal, regulatory and compliance issues are completed.

The Company owns the NSAV Premium OTC Cryptocurrency Trading Desk https://nsavholdinginc.com/otc-desk/.

The Company holds a 40% stake in Super Chain Capital Ltd., a company incorporated under the laws of Hong Kong. Super Chain Capital Ltd. owns and operates the premium OTC cryptocurrency trading desk, https://hkotc.co/ , which is also based in Hong Kong.

The Company owns the NSAV Decentralized Cryptocurrency Exchange, NSAVDEX 1 https://nsavdex.org/#/homerunning on Okex Chain.

On December 6, 2021, the Company launched its NSAVDEX Native Token, the NSBC, which is currently trading on the VAEX Centralized Crypto Exchange (CEX) <a href="https://www.vaex.tech/en-us/trade/NSBC-usdt">https://www.vaex.tech/en-us/trade/NSBC-usdt</a>.

The Company owns the NSAV Decentralized Cryptocurrency Exchange, NSAVDEX 2 https://nsavdex.io/ running on Binance Smart Chain.

On March 4, 2022, the Company launched its NSAV NFT Marketplace, https://nsavnft.com/ , a 50/50 joint venture with Vagabond.

On March 24, 2022, the Company announced the launch of HIVE, the first blockchain home mining device that can mine multiple tokens.

On April 7, 2022, the Company announced the launch of the BLACK HIVE blockchain home mining device, PoF (Proof of Flow). The new BLACK HIVE'S Proof of Flow model of mining has replaced the PoW (Proof of Work) and PoS (Proof of Stake) and makes this new generation device more ECO friendly and power consumption friendly.

On April 26, 2022, the Company, in partnership with Metaverse Network LLC., launched the HIVE MULTIMINE App, whereby users can now mine cryptocurrency on their smartphone, without the need for a traditional mining device. The HIVE MULTIMINE App is now available to download in the Apple Store and on Google Play.

On July 28, 2023, the Company announced the launch of TruSAF https://trusaf.net/ . TruSAF aims to solve a large-scale problem across all industries – security of digital assets, legal documents and sensitive medical information. TruSAF encompasses three main components; CryptoSAF, DocuSAF and MedSAF.

B. List any subsidiaries, parent company, or affiliated companies.

The Company owns 95% of the shares of Tiger Brands, Inc., formerly Tiger Hemp Brands, Inc., a Colorado corporation. Tiger Brands, Inc. can be reached via email at info@nsavholdinginc.com.

The officers of Tiger Brands, Inc. are as follows;

James A. Tilton, Sole officer and director.

The Company owns 70% of the shares of Shanghai Hua Si Tai Medical Consultation Company Limited, which owns and operates Shanghai based Vital Strategic Research Institute (VSRI). VSRI is a medical research firm with a long history of expertise in design, clinical trials and global research. VSRI has collaborated with pharmaceutical giants such as Pfizer and Bristol-Myers Squibb.

Shanghai Hua Si Tai Medical Consultation Company Limited is located at Suite 16D, 455 Jiangning Road, Shanghai, 200041, China.

Jane Zheng, formerly Vice President of the Company, overseas the Company's interest in Shanghai Hua Si Tai Medical Consultation Company Limited.

C. Describe the issuers' principal products or services.

The Information Technology and Software Solutions for the cryptocurrency, blockchain and digital asset industries. The Company, through its Shanghai based subsidiary, Shanghai Hua Si Tai Medical Consultation Company Limited, provides clinical research to industry leaders such as Eli Lilly and the Medtronic Foundation.

The primary markets for our products and services are the U.S.A., Europe and P.R. China.

#### 5) Issuer's Facilities

The goal of this section is to provide investors with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties.

Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

The Company maintains an office at 26 Grosvenor Street, Mayfair, London, United Kingdom W1K 4QW. There is no rent/mortgage paid for this space. The Company has no ownership of the property.

#### 6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity. Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

The goal of this section is to provide investors with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial owners.

Names of All Officers, Directors, and Control Persons	Affiliation with Company (e.g. Officer Title /Director/Owner of 5% or more)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Names of control person(s) if a corporate entity
James A. Tilton	Officer and <u>Director</u>	New York, N.Y.	40,000,000	Preferred A	<u>57%</u>	<u>N.A.</u>
TG Private Equity Inc.	Beneficial Shareholder	Tortola, BVI	30,000,000	Preferred A	<u>43%</u>	Yeung Tze Ling, Director
Min Kin Lau	<u>Director</u>	Hong Kong	34,722,222	Preferred B	<u>2.7%</u>	N.A.
Tsz Chun Ma	<u>Officer</u>	Hong Kong	<u>2,314,813</u>	Preferred B	0.018%	N.A.
Kong Sheng Lim	<u>Officer</u>	<u>Selangor Darul</u> <u>Ehsan, Malaysia</u>	6,985,583	Preferred B	0.05%	N.A.

SYNERGY	<u>Beneficial</u>	Mahe, Seychelles	533,310,643	Preferred	<u>42%</u>	Cho Wing Lam,
Resources Inc	<u>Shareholder</u>			<u>B</u>		<u>CEO</u>
Cheuk Wing Kong	Beneficial Shareholder	Hong Kong	300,000,000	Preferred B	<u>24%</u>	<u>N.A.</u>
Ming Yuet Lam	<u>Beneficial</u> <u>Shareholder</u>	Hong Kong	79,999,998	Preferred B	<u>6%</u>	<u>N.A.</u>

Confirm that the information in this table matches your public company profile on <a href="www.OTCMarkets.com">www.OTCMarkets.com</a>. If any updates are needed to your public company profile, log in to <a href="www.OTCIQ.com">www.OTCIQ.com</a> to update your company profile.

#### 7) Legal/Disciplinary History

- A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, <u>in</u> the past 10 years:
  - 1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

#### None.

2. Been the subject of the entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, financial- or investment-related, insurance or banking activities;

#### None.

3. Been the subject of a finding, disciplinary order or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, a state securities regulator of a violation of federal or state securities or commodities law, or a foreign regulatory body or court, which finding or judgment has not been reversed, suspended, or vacated;

#### None.

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

#### None.

5. Been the subject of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

#### None.

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

None.

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party to or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

On December 2, 2021, Vikram P. Grover, an alleged former employee and consultant of the Company, filed a lawsuit against the Company in the United States District Court, Northern District of Illinois. Mr. Grover alleges lost wages, compensation, damages and accrued interest. The Company denies the allegations. None of the Company's current officers and directors were involved in the alleged hiring of Mr. Grover. On December 5, 2023, the same court entered a judgment in Mr. Grover's favor for the amount of \$57,903,750.00. The Company will seek to have the judgement vacated. The Company and Mr. Grover are presently in settlement negotiations through various third parties.

On August 31, 2023, Edward Stone Law P.C. (Stone Law), the Company's former attorneys. filed a lawsuit against the Company in the United States District Court of Connecticut. Stone Law was seeking the sum of \$81,409.00. for legal services. The Company denies these claims.

On September 21, 2023, Edward Stone Law P.C. (Stone Law), the Company's former attorneys. filed a lawsuit against the Company in the Supreme Court of the State of New York, County of New York. Stone Law was seeking the sum of \$41,042.50 for legal services. The Company denies these claims.

#### 8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, update your company profile.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Vic Devlaeminck PC

Address 1: 10013 N.E. Hazel Dell Avenue, Suite 317

Address 2: Vancouver, WA 98685

Phone: (503) 806-3533

Email: vic@vicdevlaeminck.com

Name: Allen C. Tucci

Address 1: 1717 Arch Street, Suite 3500 Address 2: Philadelphia, PA 19103-2739

Phone: (215) 246-3192

Email:	atucci@archerlaw.com
Accountant or Auditor	
Name: Firm: Address 1: Address 2: Phone: Email:	Trey Whitfield TWC Consulting, LLC. 209 Caroline Lee Dr. Smyrna, TN 37167 (423) 329-3361 trey@twclimited.com
Investor Relations	
Name:	
Firm:	
Address 1:	
Address 2:	
Phone:	
Email:	
Linaii.	
All other means of Inve	estor Communication:
X (Twitter):	https://twitter.com/nsav_tech
Discord:	Thtps://twitter.com/nsav_tech
LinkedIn	
Facebook:	
[Other]	
Other Service Provide	
	ny other service provider(s) that <b>that assisted, advised, prepared, or provided information with</b>
respect to this disclo	esure statement. This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any covided assistance or services to the issuer during the reporting period.
Name:	
Firm:	
Nature of Services:	
Address 1:	
Address 2:	
Phone:	
Email:	
LIGII.	
9) Disclosure &	Financial Information
A. This Disclosure St	atement was prepared by (name of individual):

Name: James A. Tilton
Title: President
Relationship to Issuer: President

B. The following financial statements were prepared in accordance with:

☐ IFRS X U.S. GAAP

C. The following financial statements were prepared by (name of individual):

Name: Trey Whitfield
Title: Accountant
Relationship to Issuer: None

Describe the qualifications of the person or persons who prepared the financial statements: 5 Accountant

Provide the following qualifying financial statements:

- Audit letter, if audited;
- Balance Sheet;
- Statement of Income;
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

#### **Financial Statement Requirements:**

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

<sup>&</sup>lt;sup>5</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

#### 10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

- I, James A. Tilton certify that:
  - 1. I have reviewed this Disclosure Statement for Net Savings Link, Inc.;
  - Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
  - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

May 17, 2024

/s/ James A. Tilton , President

Principal Financial Officer:

- I, James A. Tilton certify that:
  - 1. I have reviewed this Disclosure Statement for Net Savings Link, Inc.;
  - Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
  - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

May 17, 2024

/s/ James A. Tilton, Chief Financial Officer

# NET SAVINGS LINK, INC. Statement of Income and Retained Earnings (Deficit) For the Three Months Ended March 31, 2024 and March 31, 2023 Unaudited

	Mar 31, 2024		Ma	ar 31, 2023
Revenue	\$ 20	04,800,262	\$	-
OPERATING EXPENSES				
Officer Compensation	\$	630,000	\$	30,000
General and administrative	\$	4,430	\$	77,394
Legal Expenses	\$	2,500	\$	-
Legal Judgment Expenses	\$	-	\$	_
Total Operating Expenses	\$	636,930	\$	107,394
OPERATING GAIN (LOSS)	\$ 20	04,163,332	\$	(107,394)
OTHER INCOME (EXPENSE)				
Consultancy Income	\$	-	\$	-
Other Income (Expense)	\$	-	\$	-
Interest Income (Expense)	\$	(79,177)	\$	(6,063)
Total Other Income (Expense)	\$	(79,177)	\$	(6,063)
NET GAIN (LOSS)	\$ 20	04,084,155	\$	(113,457)

# NET SAVINGS LINK, INC. Financial Statements Balance Sheet For the Periods Ended March 31, 2024 & March 31, 2023 Unaudited

	Mar 31, 2024	Mar 31, 2023
ASSETS		
Current Assets		
Cash on Hand, in Bank	63	10
Accounts Receivable	191,388	173,888
Share Issuance Receivable	4,000	4,000
Equity Interest	1,000,000	1,000,000
Total Current Assets	1,195,451	1,177,898
Noncurrent Assets		
Investment in Subsidiary	410,000	410,000
Fixed Asset Investment	119,560	119,560
Intangible Asset	5,000,000	5,000,000
Investment: DEX Exchange	15,080,000	15,080,000
Investment: Trading Desk	8,000,000	8,000,000
Investment: Cryptocurrency	30,440,000	30,440,000
Investment: Blockchain	12,415,000	12,415,000
Investment: Protocol	1,000,000	1,000,000
Investment: Awallet	8,350,000	8,350,000
Investment: AWC	2,500,000	250,000
Investment: Super Chain Capital	30,000	30,000
Investment: FUNGY	0	0
Goodwill	2,070,000	2,070,000
Total Other Assets	85,414,560	83,164,560
Intangible Assets		
Cryptocurrency Holdings	229,198,725	0
Total Intangible Assets	229,198,725	0
Total Assets	315,808,737	84,342,458

## NET SAVINGS LINK, INC. Financial Statements Balance Sheet For the Periods Ended March 31, 2024 & March 31, 2023 Unaudited

LIABILITIES AND STOCKHOLDERS' EQUITY	Mar 31, 2024	Mar 31, 2023
LIABILITIES		
Current Liabilities Accounts Payable	179,132	178,287
Accrued Interest	309,849	242,251
Accrued Wages	9,327,730	7,252,016
Note Payable - Pacific Stock Transfer	10,320	6,660
Note Payable - Pacific Stock Transfer #2	3,780	0
Note Payable - FUNGY	0	0
Contingent Liability - Stone Lawsuit(s)	118,428	0
Contingent Liability - Grover Lawsuit	57,903,750	7 670 244
Total Current Liabilities	67,852,990	7,679,214
Long-Term Liabilities		
Note Payable - Related Party	70,566	70,566
Investment Payable	25,000	25,000
Forgivable Loan	2,000	2,000
Non-convertible Notes Payable	200,000	400,000
TG Private Equity Convertible Note: Power Up Lending Group	59,330,000 0	59,330,000 65,000
Convertible Note: Leo's New Company	50,000	60,000
Convertible Note: Marbletown Advisors	00,000	23,228
Convertible Note: Arin, LLC	50,000	62,500
Convertible Note: Quick Capital, LLC	41,829	66,561
Convertible Note: 1800 Diagonal Lending, LLC	50,000	0
Note Payable: Active World Holdings	2,500,000	250,000
Common Stock: Commitment Share	0	0
Total Long-Term Liabilities	62,319,395	60,354,855
Total Liabilities	130,172,385	68,034,069
STOCKHOLDERS' EQUITY		
Preferred, Series A Stock, \$0.00001 par		
value, 70,000,000 shares authorized,		
70,000,000 issued and outstanding at 03/31/24.	700	600
Preferred, Series B Stock, \$0.00001 par	700	600
value, 1,275,000,000 shares authorized,		
1,270,587,868 issued and outstanding		
at 03/31/24.	12,706	12,706
Common Stock, \$0.001 par value,		
7,155,000,000 shares authorized,		
7,001,652,800 issued and outstanding		
at 03/31/24.	7,001,653	6,354,311
Additional Paid in Capital	-3,268,455 25,219,016	-3,268,455
Additional Paid-in-Capital - Series B Additional Paid-in-Capital - Common	3,661,001	25,219,016 3,796,699
Accumulated Deficit	153,009,732	-15,806,488
Total Stockholders' Equity	185,636,352	16,308,389
Total Liabilities and Stockholders' Equity	315,808,737	84,342,458
. Jul Lasintios and Stockholders Equity	3.3,300,737	3-1,3-1 <b>2</b> ,-100

#### NET SAVINGS LINK, INC. Statement of Cash Flows For the Three Months Ended March 31, 2024 and March 31, 2023 Unaudited

	Mar 31, 2024		M	ar 31, 2023
OPERATING ACTIVITIES				
Net Income (Loss)	\$ 2	04,084,155	\$	(113,457)
Adjustments to reconcile net				
Income (Loss) to net cash				
provided by operations.				
Cash from Consultancy Services	\$	-	\$	-
Decrease (Increase) in Accounts Receivable	\$	-	\$	-
Increase (Decrease) in Accounts Payable	\$	507	\$	-
Increase (Decrease) in Accrued Liabilities	\$	-	\$	-
Increase (Decrease) in Accrued Interest	\$	32,997	\$	6,063
Increase (Decrease) in Accrued Wages	\$	582,681	\$	30,000
Increase (Decrease) in Contingent Liabilities	\$	-	\$	-
Total Adjustments	\$	616,185	\$	36,063
Net Cash Provided by Operating Activities	\$ 2	04,700,340	\$	(77,394)
Investing Activities				
Asset Acquisition / Divestment	\$	500,000	\$	2,250,000
Cryptocurrency Holdings	\$ (2	04,800,262)	\$	-
Net Cash Provided by Investment Activities	\$ (2	04,300,262)	\$	2,250,000
Financing Activities				
Notes Payable	\$	(741,948)	\$	(2,173,192)
Stock Issuances	\$	444,680	\$	-
Paid in Capital	\$	(102,772)	\$	-
Net Cash from Financing Activities	\$	(400,040)	\$	(2,173,192)
Net Cash Increase for Period	\$	38	\$	(586)
Cash at Beginning of Period	\$	25	\$	596
Cash at End of Period	\$	63	\$	10

#### NET SAVINGS LINK, INC. Statement of Stockholders' Equity March 31, 2024 Unaudited

	Common Stock		Preferred Stock		Paid-In	Accum.	Total Stockholders'
	Shares	Amount	Shares	Amount	Capital	Earning	Equity
December 31, 2019	5,643,636,893	5,643,637	30,000,000	300	(3,629,717)	(2,829,470)	(815,250)
Stock Issuances - 12/31/20	200,000,000	200,000			(190,000)		10,000
Net Income (Loss) - 12/31/20						(172,973)	(172,973)
December 31, 2020	5,843,636,893	5,843,637	30,000,000	300	(3,819,717)	(3,002,443)	
Stock Issuances	95,178,845	95,179	648,763,051	6,488	20,201,797		20,303,464
Net Income (Loss) - 12/31/21						(3,513,487)	(3,513,487)
December 31, 2021	5,938,815,738	5,938,816	678,763,051	6,788	16,382,080	(6,515,930)	
Stock Issuances	415,495,129	415,495	651,824,817	6,518	9,365,180		9,787,193
Net Income (Loss) - 12/31/22						(9,177,101)	(9,177,101)
December 31, 2022	6,354,310,867	6,354,311	1,330,587,868	13,306	25,747,260	(15,693,031)	
Stock Issuances	202,661,666	202,662	10,000,000	100	-32,926		169,836
Net Income (Loss) - 12/31/23						(35,381,392)	(35,381,392)
	6,556,972,533	6,556,973	1,340,587,868	13,406	25,714,334	(51,074,423)	, , , , , , , , , , , , , , , , , , , ,
Stock Issuances	444,680,267	444,680			-102,772		341,908
Net Income (Loss) - 03/31/24						204,084,155	204,084,155
	7,001,652,800	7,001,653	1,340,587,868	13,406	25,611,562	153,009,732	185,636,353

#### **NET SAVINGS LINK, INC.**

Notes to the Accounts March 31, 2024

#### 1. Nature of Operations and Continuance of Business

The unaudited interim financial statements included herein have been prepared by Net Savings Link, Inc. ("NSL" or the "Company") in accordance with accounting principles generally accepted in the United States of America and the rules of the Securities and Exchange Commission. We suggest that these interim financial statements be read in conjunction with the unaudited financial statements and notes for the period ended 30 June, 2023. We believe that all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of financial position and the results of operations for the interim periods presented have been reflected herein and that the disclosures made are adequate to make the information not misleading. The results of operations for interim periods are not necessarily indicative of the results to be expected for the full year. Notes to the financial statements which would substantially duplicate the disclosure contained in the audited financial statements for the most recent fiscal year.

#### 2. Going Concern

NSL's financial statements are prepared using Generally Accepted Accounting Principles applicable to a going concern that contemplates the realization of assets and liquidation of liabilities in the normal course of business. However, NSL has generated minimal revenue and accumulated significant losses since inception. As of September 30, 2023, the company has accumulated a deficit of \$16,756,499. All of these items raise substantial doubt about its ability to continue as a going concern. Management's plans with respect to alleviating the adverse financial conditions that caused management to express substantial doubt about the NSL's ability to continue as a going concern are as follows:

In order to fund the start-up of operations during the period ended March 31, 2022, management plans to enter into several financing transactions and try to raise funds. The continuation of the Company as a going concern is dependent upon its ability to generating profitable operations that produce positive cash flows. If the Company is not successful, it may be forced to raise additional debt or equity financing.

There can be no assurance that the Company will be able to achieve its business plans, raise any more required capital or secure the financing necessary to achieve its current operating plan. The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish the plan described in the preceding paragraph and eventually attain profitable operations. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

#### 3. Related Party Transactions

The Company accrued wages for its current President and CEO at a rate of \$120,000 per year, along with other employees of the Company. As of March 31, 2023 and December 31, 2021, the Company owed a total of \$7,252,016 and \$7,222,016 respectively, to the current and predecessor President and CEO of the Company for back due wages.

Upon his taking over of the Company in January 2016, the Company began accruing \$1,000 per month for office rental and supplies from its President and CEO.

During February 2016, the President and CEO of the Company purchased 25,000,000 shares of preferred stock series A for cash of \$250.

On 21 July 2017, the company received 1 billion shares at par from Hemp Beer Inc, a private corporation registered in Colorado, in exchange for the use of the company's IP for the Hemp Beer brand. This has been recognized as a wholly owned subsidiary in the fiscal statements.

On 2 February 2021, the Company entered into a consulting agreement with TG Private Equity for the engagement of independent contractor services. The Company agreed to issue 30,000,000 (thirty million) shares of the Company's restricted Series A Preferred Stock in compensation to TG Private Equity.

Since February 2021 Company entered into various agreements with TG Private Equity Inc referred to below:

Note 7 On 6 March 2021, Digital Blockchain Token Company Acquisition Agreement between TG Private Equity & the Company.

Note 9 On 5 August 2021 the Company entered into a Digital OTC Agreement with TG Private Equity Inc. TG Private Equity Inc.

Note 8 On 5 November 2021 the Company entered into a DEX Agreement with TG Private Equity Inc.

Note 7 On 29 November 2021 the Company entered into a Digital Blockchain Native Token Agreement with TG Private Equity Inc.

Note 8 On 1 December 2021 the Company entered into a DEX2 Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create an NSAV DEX running on Binance chain. The Company agreed to issue \$8,000,000 of the Company's preferred B Shares.

Note 12 On 17 January 2022, the Company entered into a Digital Blockchain Token agreement with TG Private Equity Inc.

Note 13 On 17 January 2022, the Company entered into a Blockchain Protocol Venture agreement with TG Private Equity Inc.

Note 11 On 5 February 2022, the Company entered into a BQEX Digital Exchange Agreement with TG Private Equity Inc.

Note 11 On 25 February 2022, the Company entered into a Digital Blockchain Mining agreement with TG Private Equity Inc.

Note 12 On 26 February 2022, the Company entered into a Jinbao Digital Blockchain NFT agreement with TG Private Equity Inc.

Note 12 On 26 April 2022, the Company entered into a Digital Blockchain Mobile Mining Agreement with TG Private Equity Inc.

Note 14 On 18 April 2022, the Company entered into a Digital Wallet and Acoin distribution agreement with TG Private Equity Inc.

#### 4. Stockholders' Equity

During February 2021, 30,000,000 Series A preferred shares were issued at \$0.00001.

During March 2021, 56,363,107 Ordinary shares were issued at \$0.0046 for settlement to Jake Noch.

During April 2021, 2,888,867 Ordinary shares were issued at \$0.001 in settlement for a commitment to Quick Capital LLC.

During April 2021, a holder of 6,937,427 common stock shares elected to convert these shares at a conversion price of \$0.0062.

On 7 May 2021, 31,928,481 Series B convertible preferred stock were issued at \$0.03132 per share for a cost basis of \$1,000,000.

On 17 June 2021, 34,722,222 Series B convertible preferred stock were issued at \$0.014400 per share at a cost basis of \$500,000.

On 25 June 2021, 5,952,380 Series B convertible preferred stock were issued at \$0.033600 per share at a cost basis of \$200,000.

On 25 June 2021, 500,000,000 Series B convertible preferred stock were issued at \$0.034900 per share at a cost basis of \$17,450,000.

On 25 June 2021, 35,859,572 Series B convertible preferred stock were issued at \$0.0119514 per share at a cost basis of \$428,571.

On 25 June 2021, 2,314,813 Series B convertible preferred stock were issued at \$0.0072000 per share at a cost basis of \$16,667.

On 25 June 2021, 6,985,583 Series B convertible preferred stock were issued at \$0.0086584 per share at a cost basis of \$60,484.

On 15 September 2021 1,161,389 Ordinary Shares were issued at \$0.0302 in settlement for a commitment to Quick Capital LLC.

On 15 September 2021 1,161,389 Ordinary Shares were issued at \$0.0302 in settlement for a commitment to Marbletown Advisors LLC.

On 1 October 2021, 2,666,666 Ordinary Shares were issued at \$0.015 at a cost basis of \$40,000 to Jeremy Christianson.

On 1 October 2021, 4,000,000 Ordinary Shares were issued at \$0.001 at a cost basis of \$400 to Jeremy Christianson.

On 29 October 2021, 20,000,000 Ordinary Shares were issued at \$0.015 at a cost basis of \$300,000 to Jeremy Christianson.

On 9 December 2021, 1,000,000 Series B convertible preferred stock were issued at \$0.001 at a cost basis of \$1,000 to Arin LLC.

On 1 April 2022, 79,999,998 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$533,333 to Ming Yuet Lam.

On 1 April 2022, 60,000,000 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$1,200,000 to Kim Chang Chan.

On 1 April 2022, 46,583,340 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$931,667 to Zheng Li.

On 1 April 2022, 46,722,685 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$935,454 to Siu Ming Je.

On 1 April 2022, 266,643,977 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$5,332,880 to Synergy Resources Inc.

On 6 May 2022, TG Private Equity Inc. cancelled and returned 500,000,000 Series B convertible preferred stock.

On 14 April 2022, 33,333,334 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$666,667 to Veronica Raquel Welch.

On 14 April 2022, 266,666,666 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$5,333,333 to Synergy Resources Inc,.

On 22 April 2022, 1,824,817 Series B convertible preferred stock were issued at \$0.0137 at a cost basis of \$25,000 to Ajay Athwal.

On 31 May 2022, 300,000,000 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$6,000,000 to Cheuk Wing Kong.

On 31 May 2022, 50,000,000 Series B convertible preferred stock were issued at \$0.02 at a cost basis of \$1,000,000 to Kong Cheer Ltd.

On 6 May 2022, 295,495,129 Common stock were issued at \$0.0115 at a cost basis of \$3,398,194 to SRAX Inc.

On 27 May 2022, 20,000,000 Common stock were issued at \$0.0102 at a cost basis of \$204,000 to Stephen Posner.

On 28 July 2022, 100,000,000 Common stock were issued at \$0.0061 at a cost basis of \$610,000 to May Davis Partners Acquisition Company LLC.

On 31 August 2022, 295,495,129 Common stock were issued at \$0.0115 at a cost basis of \$3,398,193.98 to SRAX, Inc.

On 17 July 2023, 25,000,000 Common stock were issued at \$0.0034 at a cost basis of \$85,000 to Power Up Lending Group, Ltd.

On 27 July 2023, 20,000,000 Common stock were issued at \$0.0047 at a cost basis of \$94,000 to Quick Capital, LLC.

On 3 August 2023, 40,000,000 Common stock were issued at \$0.0035 at a cost basis of \$140,000 to Power Up Lending Group, Ltd.

On 3 August 2023, 25,000,000 Common stock were issued at \$0.0035 at a cost basis of \$87,500 to 1800 Diagonal Lending, LLC.

On 8 August 2023, 23,500,000 Common stock were issued at \$0.0023 at a cost basis of \$54,050 to Power Up Lending Group, Ltd.

On 15 August 2023, 10,000,000 Series A preferred shares were issued at \$0.00001 at a cost basis of \$100 to James A. Tilton.

On 17 August 2023, 50,000,000 Common stock were issued at \$0.0017 at a cost basis of \$85,000 to Power Up Lending Group, Ltd.

On 18 September 2023, 19,161,666 Common stock were issued at \$0.0014 at a cost basis of \$26,826.33 to Quick Capital, LLC.

On 19 December 2023, 110,000,000 Common stock were issued at \$0.00055 at a cost basis of \$60,500 to Arin, LLC.

On 9 January 2024, 35,000,000 Common stock were issued at \$0.00066 at a cost basis of \$23,100 to Arin, LLC.

On 31 January 2024, 200,000,000 Common stock were issued at \$0.0010 at a cost basis of \$200,000 to Danyi Zhang.

On 18 March 2024, 80,132,117 Common stock were issued at \$0.0006 at a cost basis of \$48,079.27to Marbletown Advisors, LLC.

On 21 March 2024, 19,548,150 Common stock were issued at \$0.0006 at a cost basis of \$11,728.89 to Leo's New Company.

#### 5. Intangible Asset

On 29 November 2021 the Company entered into a Digital Blockchain Native Token Agreement with TG Private Equity Limited. TG Private Equity Limited agreed to facilitate the creation of an NSAV Native Token called NSBC, run on the OKEX chain. The Company agreed to pay USD 70,000 and issue \$7,000,000 worth of the Company's preferred B Shares. This payment entitled the Company to own 50% of the founder's token pool, which constituted 5% of the total pool available. This realized to be 50,000,000 tokens. As of the 31 December 2021 these tokens were valued at \$0.10 given at value of \$5,000,000.

This has been treated as intangible asset in the financial statements as crypto assets do not meet the definition of cash or cash equivalents; financial instruments or financial assets. Although crypto assets may be held for sale in the ordinary course the business, they are not tangible assets and therefore may the definition of inventory. Intangible assets are defined as an asset that has no physical substance and crypto assets would generally meet the definition of intangible assets.

#### 6. Goodwill

On 6 March 2021, the Company entered into a Digital Blockchain Token Company Acquisition Agreement between TG Private Equity Inc & the Company to create a "Token Company" called SBCDF Investment Inc. TG Private Equity Inc will issue a token in the third quarter of 2021. The Company realized a goodwill on the issuance of \$17,450,000.

On 6 May 2022, TG Private Equity Inc cancelled and returned 500,000,000 Series B convertible preferred stock back to the Company. The goodwill on the creation of the SBCDF Investment token has been reversed.

On 29 November 2021 the Company entered into a Digital Blockchain Native Token Agreement with TG Private Equity Inc. TG Private Equity Inc agreed to facilitate the creation of an NSAV Native Token called NSBC, run on the OKEX chain. The Company realized goodwill of \$2,070,000.

#### 7. DEX Exchange

On 5 November 2021 the Company entered into a DEX Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create an NSAV DEX running on OKEX chain. The Company agreed to issue \$7,000,000 of the Company's preferred B Shares and \$80,000 cash.

On 1 December 2021 the Company entered into a DEX2 Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate to create an NSAV DEX running on Binance chain. The Company agreed to issue \$8,000,000 of the Company's preferred B Shares.

#### 8. OTC Trading Desk

On 5 August 2021 the Company entered into a Digital OTC Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of an OTC Cryptocurrency Trading Desk for the Company. The Company agreed to issue \$8,000,000 worth of Company's preferred B Shares and \$30,000 cash as consideration.

#### 9. Legal Litigation

On December 2, 2021, Vikram P. Grover, an alleged former employee and consultant of the Company, filed a lawsuit against the Company in the United States District Court, Northern District of Illinois. Mr. Grover alleges lost wages, compensation, damages and accrued interest. The Company denies the allegations. None of the Company's current officers and directors were involved in the alleged hiring of Mr. Grover. On December 5, 2023, the same court entered a judgment in Mr. Grover's favor for the amount of \$57,903,750.00. The Company will seek to have the judgement vacated.

The Company and Mr. Grover are presently in settlement negotiations through various third parties.

#### 10. Cryptocurrency

On 5 February 2022, the Company entered into a BQEX Digital Exchange Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in BQEX cryptocurrency exchange. The Company agreed to pay

\$100,000 cash and issue \$25,000,000 worth of the Company's preferred B shares as consideration. The Company also agreed to pay \$200,000 worth of its common stock and agreed to pay \$50,000 by 28 April 2022 and a further \$50,000 by 29 May 2022.

On 25 February 2022, the Company entered into a Digital Blockchain Mining agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in the HIVE Cryptocurrency Mining project. The Company agreed to pay \$40,000 cash and issue \$5,000,000 worth of the Company's preferred B Shares as consideration.

#### 11. Blockchain

On 17 January 2022, the Company entered into a Digital Blockchain Token agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of a blockchain NFT Token named MNC. The Company agreed to pay \$35,000 cash and issue \$7,000,000 worth of its Preferred B shares.

On 26 February 2022, the Company entered into a Jinbao Digital Blockchain NFT agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate the creation of a Jinbao blockchain NFT Token. The Company agreed to pay \$100,000 cash and issue \$1,000,000 worth of its Preferred B shares. The Company will also issue \$200,000 worth of its common stock shares.

On 26 April 2022, the Company entered into a Digital Blockchain Mobile Mining Agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in the Hive Digital Blockchain Mobile Mining Project. The Company agreed to pay \$80,000 cash and issue \$4,000,000 worth of the Company's preferred B shares as consideration.

#### 12. Protocol

On 17 January 2022, the Company entered into a Blockchain Protocol Venture agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a Joint Venture with VAGABOND protocol. The Company agreed to pay and issue \$1,000,000 worth of its Preferred B shares.

#### 13. Awallet

On 18 April 2022, the Company entered into a Digital Wallet and Acoin distribution agreement with TG Private Equity Inc. TG Private Equity Inc. agreed to facilitate a 10% interest in Awallet. The Company agreed to pay \$130,000 cash and agreed to issue \$8,000,000 worth of the Company's preferred B shares as consideration. Along with this the Company agreed to issue \$200,000 worth of the Company's common stock and pay \$20,000 cash by 1 July 2022.

#### 14. Active World Club

On 14 October 2022, the Company entered into an Agreement with Active World Holdings, Inc. to issue preferred shares in exchange for 100% interest in AWC Exchange Inc.

This Agreement was subsequently amended in the Acquisition Agreement dated 21 December 2022, where by a Promissory Note was entered into for \$2,500,000.

On 3 March 2023, the Company and AWH amended the 21 December 2022 Acquisition Agreement. The Company and AWH will form a joint venture to develop and operate the AWC exchange. The Company will invest \$250,000 into the joint venture, in the form of a promissory note and the 21 December 2022 promissory notes in the amount of \$2.5 million are cancelled.

On November 30, 2023, the Company and AWH amended and effectively cancelled the March 3, 2023 Joint Venture Agreement and reverted back to the December 20, 2022 Amended Acquisition Agreement, whereby the Company purchased from AWH 100% of www.awcexchange.com, which was rebranded www.nsavx.com. The purchase price was two million five hundred thousand U.S. Dollars (\$2,500,000.00), payable in the form of a one-year, Convertible Secured Promissory Note, bearing an interest rate of 8% per annum.

#### 15. FUNGY

On July 21, 2023, the Company entered into a definitive share purchase agreement with Valiant Eagle, Inc., to acquire 40% of the shares of the state-of-the-art NFT Marketplace, FUNGY, for five hundred thousand U.S. Dollars, (\$500,000.00), payable in the form of a one year promissory note, bearing an interest rate of 8% per annum.

On January 8, 2024, the Company and Valiant Eagle, Inc. mutually agreed to rescind the July 21, 2023 agreement and cancel the promissory note.

#### 16. Edward Stone Lawsuit #1

On August 31, 2023, Edward Stone Law P.C. (Stone Law), the Company's former attorneys. filed a lawsuit against the Company in the United States District Court of Connecticut. Stone Law was seeking the sum of \$81,409.00. for legal services. The Company denies these claims.

#### 17. Edward Stone Lawsuit #2

On September 21, 2023, Edward Stone Law P.C. (Stone Law), the Company's former attorneys. filed a lawsuit against the Company in the Supreme Court of the State of New York, County of New York. Stone Law was seeking the sum of \$41,042.50 for legal services. The Company denies these claims.

#### 18. Cryptocurrency Holdings

In Q4 2023, the Company received various cryptocurrency assets in exchange for services rendered. The revenue was recorded accordingly, and the cryptocurrency assets were recorded as Intangible Assets.

During the first quarter of 2024, the company received tokens as a method of payment for services during representing \$204,800,262.44, representative of a basket of 37 ERC-20, BEP-20 TRC-20, SOL and Polygon tokens. These tokens were booked as revenue to the company. The services performed to generate this revenue included, Smart Contract development, NSAVx Exchange listing Fees, Liquidity Pool (LP) management, DaPP design, development and deployment and Airdrop management.

#### 19. Financial Statement Revisions

On May 2, 2024, the Company revised the presentation of the Annual 2023 financial statements. Changes were made to show Annual 2023 compared to Annual 2022, rather than Q4 2023 to Q3 2023. In addition, the Statement of Shareholder's Equity (SSE) was revised to included Preferred Shares, the lack of which was resulting in an incorrect ending balance on the SSE.

#### 20. Quarterly Revenue Variance

In Q4 2023, the Company began generating revenue through various activities, including, but not limited to, Smart Contract development, NSAVx Exchange listing Fees, Liquidity Pool (LP) management, DaPP design, development and deployment and Airdrop management. Fees for these services were paid via cryptocurrency, which has been recorded as revenue and intangible assets. In Q1 2024, the Company generated additional revenue through performing more of the services previously outlined, and the Company expects these revenues to continue. The additional revenues are not affecting the Company's cash position at this time, as the revenue is received in the form of cryptocurrencies.

### Exhibit "E"

#### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

VIKRAM P. GROVER d/b/a "IX ADVISORS" a/k/a "IXA,"

:

Plaintiff,

:

v.

:

:

:

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NET SAVINGS LINK, INC., a
Colorado corporation and formerly
organized as a Nevada corporation,
WILTON GROUP, LIMITED, as
registered in the Isle of Man, U.K.,
WILTON UK (GROUP), LIMITED, as
registered in England and Wales, U.K.,
CHINA FOOD AND BEVERAGE CO.,

<u>Civil Action No. 1:21-cv-05054</u> Honorable Mary M. Rowland

Defendants.

a Colorado corporation, and

JAMES A. TILTON,

:

Pacific Stock Transfer,
NSAVX.COM, Inc., a Wyoming
corporation, and John Doe Corp.,
NSAVX.COM, a Puerto Rican
Corporation,

:

Trustee-Defendants.

#### DEFENDANT NSAV'S CERTIFIED STATEMENT REDARDING JUNE 26, 2024 COURT ORDERS, DOCUMENTS 167 AND 168

 NOW COMES James Arthur Tilton, and I am the President, sole director, and majority shareholder of Net Savings Link, Inc. ("NSAV") and I am the President, a director, and a minority shareholder of China Food and Beverage Company ("CHIF").

- 2. I will now provide my sworn statement on behalf of and as president of NSAV, as it pertains to the court orders of June 26, 2024, documents 167 and 168.
- 3. I certify, that to the best of my knowledge, the Annual Report (including financial statements) for the period ending, December 31, 2023 and the Quarterly Report (including financial statements) for the period ending March 31, 2024 and filed with OTC Markets Group, are an accurate portrayal of the business and financial state of NSAV from December 2021. Said documents contain satisfactory evidence of all share and note issuances, note conversions, prices paid for said shares, whether the shares were for cash, consulting services, acquisitions and a detailed description of all acquisitions and business ventures.
- 4. I certify, that to the best of my knowledge, that none of NSAV's assets, be it tangible or intangible (other than monies for normal business purposes), has been transferred removed, sold, encumbered, hypothecated, conveyed, transferred, assigned and/or moved, directly or indirectly, from the Defendants and the Defendant-Agents since the commencement of this litigation. This can be evidenced in the above referenced Annual and Quarterly Reports.

In addition, to clarify monies used for normal business purposes; these purposes include attorneys' fees, accounting fees, OTC Markets listing fees, investor relation fees, compensation for consultants, salaries, acquisitions, mergers, project creation and

development, ect. In 2023 and 2024 combined, the total amount of said monies was substantially under \$200,000.00.

I declare under penalty of perjury and under the laws of the United States of America that the foregoing is true and correct.

Executed this 14th day of August, 2024.

James A. Tilton

### Exhibit "F"

NSAV-Grover Document of Defendant's Shareholdings in NSAV August 14, 2024

The financial documents for December 31, 2023 and March 31, 2024 give complete details of all share counts and transactions since the commencement of the litigation.

As for the defendant's shareholdings in NSAV, see below.

- 1) James A. Tilton: 40 million Series A Preferred shares, as of August 14, 2024
- 2) The Wilton Companies: 50 million NSAV common shares at the commencement of the litigation. Said shares were all sold by June 1, 2022 and they have zero as of August 14, 2024.

James A. Tilton

President

**NSAV**